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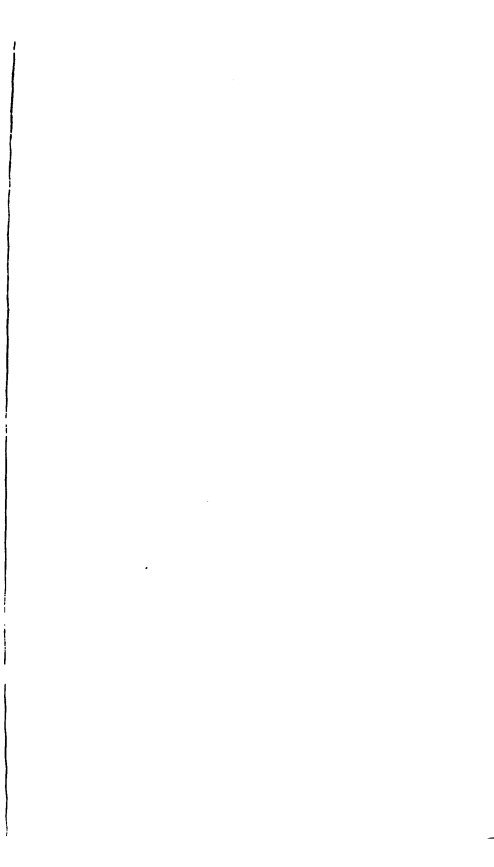
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GENERAL ACTS

PASSED BY THE

General Court of Massachusetts,

IN THE YEAR

1915,

TOGETHER WITH

THE CONSTITUTION, LIST OF THE OFFICERS OF THE CIVIL GOVERNMENT, TABLES SHOWING CHANGES IN THE GENERAL STATUTES, ETC., ETC.

PUBLISHED BY THE SECRETARY OF THE COMMONWEALTH.



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A CONSTITUTION

FORM OF GOVERNMENT

The Commonwealth of Massachusetts

PREAMBLE.

The end of the institution, maintenance, and administra-Objects of tion of government, is to secure the existence of the body government. politic, to protect it, and to furnish the individuals who compose it with the power of enjoying in safety and tranquillity their natural rights, and the blessings of life: and whenever these great objects are not obtained, the people have a right to alter the government, and to take measwes necessary for their safety, prosperity, and happiness.

The body politic is formed by a voluntary association Body politic, of individuals: it is a social compact, by which the whole lie nature. people covenants with each citizen, and each citizen with the whole people, that all shall be governed by certain laws for the common good. It is the duty of the people, therefore, in framing a constitution of government, to provide for an equitable mode of making laws, as well as for an impartial interpretation and a faithful execution of them; that every man may, at all times, find his security in them.

We, therefore, the people of Massachusetts, acknowledging, with grateful hearts, the goodness of the great Legislator of the universe, in affording us, in the course of His providence, an opportunity, deliberately and peace-

ably, without fraud, violence, or surprise, of entering into an original, explicit, and solemn compact with each other; and of forming a new constitution of civil government, for ourselves and posterity; and devoutly imploring His direction in so interesting a design, do agree upon, ordain, and establish, the following Declaration of Rights, and Frame of Government, as the Constitution of the Commonwealth of Massachusetts.

PART THE FIRST.

A Declaration of the Rights of the Inhabitants of the Commonwealth of Massachusetts.

Equality and natural rights of all men.

ARTICLE I. All men are born free and equal, and have certain natural, essential, and unalienable rights; among which may be reckoned the right of enjoying and defending their lives and liberties; that of acquiring, possessing, and protecting property; in fine, that of seeking and obtaining their safety and happiness.

Right and duty of public religious worship. Protection therein. 2 Cush. 104. 12 Allen, 129. II. It is the right as well as the duty of all men in society, publicly, and at stated seasons, to worship the Supreme Being, the great Creator and Preserver of the universe. And no subject shall be hurt, molested, or restrained, in his person, liberty, or estate, for worshipping God in the manner and season most agreeable to the dictates of his own conscience; or for his religious profession of sentiments; provided he doth not disturb the public peace, or obstruct others in their religious worship. III. [As the happiness of a people, and the good order

Amendments, Art. XI substituted for this.

and preservation of civil government, essentially depend upon piety, religion, and morality; and as these cannot be generally diffused through a community but by the institution of the public worship of God, and of public instructions in piety, religion, and morality: Therefore, to promote their happiness, and to secure the good order and preservation of their government, the people of this commonwealth have a right to invest their legislature with power to authorize and require, and the legislature shall, from time to time, authorize and require, the several towns, parishes, precincts, and other bodies politic, or religious societies, to make suitable provision, at their own expense,

for the institution of the public worship of God, and for

Legislature empowered to compel provision for public worship; the support and maintenance of public Protestant teachers of piety, religion, and morality, in all cases where such

provision shall not be made voluntarily.

And the people of this commonwealth have also a right attendance to, and do, invest their legislature with authority to enjoin thereon. upon all the subjects an attendance upon the instructions of the public teachers aforesaid, at stated times and seasons, if there be any on whose instructions they can conscientiously and conveniently attend.

Provided, notwithstanding, that the several towns, par- Exclusive right ishes, precincts, and other bodies politic, or religious societions teachers ties, shall, at all times, have the exclusive right of electing secured. their public teachers, and of contracting with them for

their support and maintenance.

And all moneys paid by the subject to the support of whom parochial public worship, and of the public teachers aforesaid, shall, taxes may be paid, unless, if he require it, be uniformly applied to the support of the public teacher or teachers of his own religious sect or denomination, provided there be any on whose instructions he attends; otherwise it may be paid towards the support of the teacher or teachers of the parish or precinct in which the said moneys are raised.

And every denomination of Christians, demeaning themselves peaceably, and as good subjects of the commonwealth, protected.

Met. 162.

Selves peaceably and as good subjects of the law and no 8 Met. 162. shall be equally under the protection of the law: and no Subordination subordination of any one sect or denomination to another of one sect to

shall ever be established by law.]

IV. The people of this commonwealth have the sole Right of solf and exclusive right of governing themselves, as a free, government sovereign, and independent state; and do, and forever hereafter shall, exercise and enjoy every power, jurisdiction, and right, which is not, or may not hereafter be, by them expressly delegated to the United States of America, in Congress assembled.

All power residing originally in the people, and Accountability of all officers, being derived from them, the several magistrates and etc. officers of government, vested with authority, whether legislative, executive, or judicial, are their substitutes and agents, and are at all times accountable to them.

No man, nor corporation, or association of men, services ren. have any other title to obtain advantages, or particular public being and exclusive privileges, distinct from those of the com- the only title to because providing the only title to be com- because privileges. munity, than what arises from the consideration of services rendered to the public; and this title being in
about and
unnatural. nature neither hereditary, nor transmissible to children,

hibited.

or descendants, or relations by blood, the idea of a man born a magistrate, lawgiver, or judge, is absurd and unnatural.

Objects of gov-ernment; right of people to institute and change it.

VII. Government is instituted for the common good: for the protection, safety, prosperity, and happiness of the people; and not for the profit, honor, or private interest of any one man, family, or class of men: Therefore the people alone have an incontestable, unalienable, and indefeasible right to institute government; and to reform, alter, or totally change the same, when their protection, safety, prosperity, and happiness require it.

Right of people to secure rota

In order to prevent those who are vested with authority from becoming oppressors, the people have a right, at such periods and in such manner as they shall establish by their frame of government, to cause their public officers to return to private life; and to fill up vacant places by certain and regular elections and appointments.

All, having the qualifications prescribed, equally eligible to office. For the definition of "inhabitant," see Ch. 1, Sect. 2, Art. II.

IX. All elections ought to be free; and all the inhabitants of this commonwealth, having such qualifications as they shall establish by their frame of government, have an equal right to elect officers, and to be elected, for public 122 Mass, 595, 596. employments.

Right of proteccontribution correlative. Taxation founded on consent. 16 Mass. 826. 1 Pick. 418. 7 Pick. 844. 12 Pick. 184, 467. 16 Pick. 87. 28 l'ick. 360. 7 Met. 388. 4 Gray, 474. 7 Gray, 868. 14 Gray, 154. 1 Allen, 150. 4 Allen, 474.

Each individual of the society has a right to be protected by it in the enjoyment of his life, liberty, and property, according to standing laws. He is obliged, consequently, to contribute his share to the expense of this protection; to give his personal service, or an equivalent, when necessary: but no part of the property of any individual can, with justice, be taken from him, or applied to public uses, without his own consent, or that of the representative body of the people. In fine, the people of this commonwealth are not controllable by any other laws than those to which their constitutional representative body have given their consent. And whenever the public exigencies require that the property of any individual should be appropriated to public uses, he shall receive a reasonable compensation therefor.

Private prop-erty not to be taken for public uses without, etc.

See amendments, Art.

6 Cush. 827. 14 Gray, 155. 16 Gray, 417,

Remedies, by recourse to the law, to be free, complete and XI. prompt.

1 Allen, 150. 103 Mass. 120, 624, 11 Allen, 530. 106 Mass. 356, 362. 12 Allen, 223, 230. 108 Mass. 202, 218. 100 Mass. 544, 560. 111 Mass. 130. Every subject of the commonwealth ought to find a certain remedy, by having recourse to the laws, for all injuries or wrongs which he may receive in his person, He ought to obtain right and property, or character.

113 Mass. 45. 116 Mass. 463. 126 Mass. 428, 441. 129 Mass. 559.

justice freely, and without being obliged to purchase it; completely, and without any denial; promptly, and with-

out delay; conformably to the laws.

No subject shall be held to answer for any crimes Prosecutions or offence, until the same is fully and plainly, substantially 8 Plok. 211. or offence, until the same is fully and plainty, substantially in Pick. 9.
and formally, described to him; or be compelled to accuse, is Pick. 434. or furnish evidence against himself. And every subject 2 Pick. 542.

shall have a right to produce all proofs that may be favor12 Cush. 246.
16 Gray, 1. able to him; to meet the witnesses against him face to face, 5 Gray, 100.

and to be fully heard in his defence by himself, or his 11 Gray, 111 Gray, 120.

counsel, at his election. And no subject shall be arrested, 2 Allen, 281. imprisoned, despoiled, or deprived of his property, immu- 11 Allen, 238 nities, or privileges, put out of the protection of the law, 12 Allen, 170. exiled, or deprived of his life, liberty, or estate, but by the 07 Mass. 570, 578. judgment of his peers, or the law of the land.

118 Mass. 448, 451. 120 Mass. 118, 120. 107 Mass. 172, 180. 108 Mass. 5, 6. 122 Mass, 832. 124 Mass, 464.

And the legislature shall not make any law that shall Right to trial by jury in subject any person to a capital or infamous punishment, criminal cases, excepting for the government of the army and navy, with
8 Gray, 828, 878.

103 Mass. 418. out trial by jury.

XIII. In criminal prosecutions, the verification of facts, crimes to be in the vicinity where they happen, is one of the great-vicinity. est securities of the life, liberty, and property of the 121 Mass. 61, 62.

citizen.

Every subject has a right to be secure from all Right of search and selzure XIV. unreasonable searches, and seizures, of his person, his regulated. Const. of U. S., houses, his papers, and all his possessions. All warrants, Amend't IV. therefore, are contrary to this right, if the cause or founda
tion of them be not previously supported by oath or affir
Gray, 1.

Gray, 464.

mation, and if the order in the warrant to a civil officer, to 10 Allen, 406.

100 Mass. 136, make search in suspected places, or to arrest one or more 139 Mass. 269, suspected persons, or to seize their property, be not accom- 278. panied with a special designation of the persons or objects of search, arrest, or seizure: and no warrant ought to be issued but in cases, and with the formalities prescribed by the laws.

XV. In all controversies concerning property, and in Right to trial all suits between two or more persons, except in cases in by jury sacred, except, etc. which it has heretofore been otherways used and practised, Const. of U.S., Amend't VII., the parties have a right to a trial by jury; and this method 2 Pict. 366. of procedure shall be held sacred, unless, in causes arising 6 Gray, 144. so the high seas, and such as relate to mariners' wages, 11 Allen, 574, 577. the legislature shall hereafter find it necessary to alter it. 102 Mass. 45, 47.

100 Mass. 287, 103 Mass. 418.

114 Mass. 388, 390. 120 Mass. 820, 321.

122 Mass. 505, 516. 123 Mass. 590, 593.

125 Mass. 182, 188. 128 Mass. 600.

Liberty of the press.

XVI. The liberty of the press is essential to the security of freedom in a state: it ought not, therefore, to be restrained in this commonwealth.

Right to keep and bear arms. Standing armies dangerous. Military power subordinate to civil. 5 Gray, 121.

XVII. The people have a right to keep and to bear arms for the common defence. And as, in time of peace, armies are dangerous to liberty, they ought not to be maintained without the consent of the legislature; and the military power shall always be held in an exact subordination to the civil authority, and be governed by it.

Moral qualifica-

XVIII. A frequent recurrence to the fundamental principles of the constitution, and a constant adherence to those of piety, justice, moderation, temperance, industry, and frugality, are absolutely necessary to preserve the advantages of liberty, and to maintain a free government. The people ought, consequently, to have a particular attention to all those principles, in the choice of their officers and representatives: and they have a right to require of their lawgivers and magistrates an exact and constant observance of them, in the formation and execution of the laws necessary for the good administration of the commonwealth.

givers and magistrates.

Moral obliga-

tions of law

Right of people to instruct representatives and petition legislature. XIX. The people have a right, in an orderly and peaceable manner, to assemble to consult upon the common good; give instructions to their representatives, and to request of the legislative body, by the way of addresses, petitions, or remonstrances, redress of the wrongs done them, and of the grievances they suffer.

Power to suspend the laws or their execution.

XX. The power of suspending the laws, or the execution of the laws, ought never to be exercised but by the legislature, or by authority derived from it, to be exercised in such particular cases only as the legislature shall expressly provide for.

Freedom of debate, etc., and reason thereof.

XXI. The freedom of deliberation, speech, and debate, in either house of the legislature, is so essential to the rights of the people, that it cannot be the foundation of any accusation or prosecution, action or complaint, in any other court or place whatsoever.

Frequent sessions, and objects thereof.

XXII. The legislature ought frequently to assemble for the redress of grievances, for correcting, strengthening, and confirming the laws, and for making new laws, as the common good may require.

Taxation founded on consent. 8 Alien, 247. XXIII. No subsidy, charge, tax, impost, or duties ought to be established, fixed, laid, or levied, under any pretext whatsoever, without the consent of the people or their representatives in the legislature.

clared crimes by preceding laws, are unjust, oppressive, and inconsistent with the fundamental principles of a free government.

XXV. No subject ought, in any case, or in any time, Legislature not to be declared guilty of treason or felony by the legis- treason, etc.

XXVI. No magistrate or court of law shall demand or fines, and excessive bail or sureties, impose excessive fines, or inflict cruel punishments.

5 Gray, 482.

Excessive bail or fines, and cruel punishments, prohibited. cruel or unusual punishments.

In time of peace, no soldier ought to be quar- No soldier to be tered in any house without the consent of the owner; and house, unless, in time of war, such quarters ought not to be made but etc. by the civil magistrate, in a manner ordained by the legis-

XXVIII. No person can in any case be subject to law- Citizens exempt martial, or to any penalties or pains, by virtue of that law, tial, unless, etc. except those employed in the army or navy, and except the militia in actual service, but by authority of the legislature.

XXIX. It is essential to the preservation of the rights Judges of su of every individual, his life, liberty, property, and charac-preme judicial court. ter, that there be an impartial interpretation of the laws, ⁸ Pick. 471.
and administration of justice. It is the right of every ⁴ Allen, ⁸⁹⁵.
citizen to be tried by judges as free, impartial, and inde- ¹⁰⁵ Mass. ²¹⁹.
²²¹. ²²⁵. ²²⁶. ²²⁷. ²²⁷. ²²⁸. pendent as the lot of humanity will admit. It is, therefore, Tenure of their not only the best policy but for the not only the best policy, but for the security of the rights of the people, and of every citizen, that the judges of the supreme judicial court should hold their offices as long as they behave themselves well; and that they should have honorable salaries ascertained and established by standing salaries.

XXX. In the government of this commonwealth, the separation of executive, judicial station of executive department shall never exercise the executive cial, and legisland judicial powers, or either of them: the executive shall lative departments.

never exercise the legislative and judicial powers, or either 2 Cush. 577. 2 Allen, 361. of them: the judicial shall never exercise the legislative 8 Allen, 247, 253. 100 Mass. 282, 283. 100 Mass. 283. 10 and executive powers, or either of them: to the end it 286.

114 Mass. 247.

116 Mass. 817.

may be a government of laws and not of men.

129 Mass. 559.

PART THE SECOND.

The Frame of Government.

Title of body politic.

The people, inhabiting the territory formerly called **the** Province of Massachusetts Bay, do hereby solemnly and mutually agree with each other, to form themselves into a free, sovereign, and independent body politic, or state, by the name of The Commonwealth of Massachusetts.

CHAPTER I.

THE LEGISLATIVE POWER.

SECTION I.

The General Court.

Legislative department.

ARTICLE I. The department of legislation shall be formed by two branches, a Senate and House of Representatives; each of which shall have a negative on the other.

For change of time, etc., see amendments, Art. X. The legislative body shall assemble every year [on the last Wednesday in May, and at such other times as they shall judge necessary; and shall dissolve and be dissolved on the day next preceding the said last Wednesday in May;] and shall be styled, The General Court of Massachusetts.

Governor's veto. 99 Mass, 686.

No bill or resolve of the senate or house of representatives shall become a law, and have force as such, until it shall have been laid before the governor for his revisal; and if he, upon such revision, approve thereof, he shall signify his approbation by signing the same. But if he have any objection to the passing of such bill or resolve, he shall return the same, together with his objections thereto, in writing, to the senate or house of representatives, in whichsoever the same shall have originated; who shall enter the objections sent down by the governor, at large, on their records, and proceed to reconsider the said bill or But if after such reconsideration, two-thirds of the said senate or house of representatives, shall, notwithstanding the said objections, agree to pass the same, it shall, together with the objections, be sent to the other branch of the legislature, where it shall also be reconsidered, and if approved by two-thirds of the members present, shall have the force of a law: but in all such cases,

Bill may be passed by twothirds of each house, notwithstanding. the votes of both houses shall be determined by yeas and . mys; and the names of the persons voting for, or against, the said bill or resolve, shall be entered upon the public records of the commonwealth.

And in order to prevent unnecessary delays, if any bill in case of ador resolve shall not be returned by the governor within the general five days after it shall have been presented, the same shall court within the five days, have the force of a law. 3 Mass. 567.

The general court shall forever have full power General court and authority to erect and constitute judicatories and may constitute judicatories, courts of record, or other courts, to be held in the name courts of record, etc. of the commonwealth, for the hearing, trying, and deter-8 Gray, 1. 12 Gray, 147, mining of all manner of crimes, offences, pleas, processes, 154. plaints, actions, matters, causes, and things, whatsoever, arising or happening within the commonwealth, or between or concerning persons inhabiting, or residing, or brought within the same: whether the same be criminal or civil, or whether the said crimes be capital or not capital, and whether the said pleas be real, personal, or mixed; and for the awarding and making out of execution thereupon. To which courts and judicatories are hereby given and Courts, etc., may administer granted full power and authority, from time to time, to oathe. administer oaths or affirmations, for the better discovery of truth in any matter in controversy or depending before them.

IV. And further, full power and authority are hereby General court given and granted to the said general court, from time to etc. time to make, ordain, and establish, all manner of whole4 Allen, 478.
some and reasonable orders, laws, statutes, and ordinances, 12 Allen, 478.
227. directions and instructions, either with penalties or with- 100 Mass. 544.

out; so as the same be not repugnant or contrary to this 116 Mass. 467, constitution, as they shall judge to be for the good and m welfare of this commonwealth, and for the government laws, etc., not and ordering thereof, and of the subjects of the same, and the constitution. 6 Allen, 358. for the necessary support and defence of the government thereof; and to name and settle annually, or provide by may provide fixed laws for the naming and settling, all civil officers or appointment within the said commonwealth, the election and consti- of officers. 115 Mass. 602. tation of whom are not hereafter in this form of government otherwise provided for; and to set forth the several may present their duties. duties, powers, and limits, of the several civil and military officers of this commonwealth, and the forms of such on on affirmations as shall be respectively administered unto them for the execution of their several offices and places, so as the same be not repugnant or contrary to

see amend-ments, Art. I.

may enact

may impose

taxes, etc. See Amendments, Art. XLI. 12 Mass. 252. 5 Allen, 428. 6 Allen, 558. 8 Allen, 247, 253. 10 Allen, 235. 11 Allen, 268, 12 Allen, 77, 223. 12 Allen, 77, 23 235, 238, 240, 298, 300, 312, 313, 500, 612. 98 Mass. 19, 100 Mass. 285, 101 Mass. 575, 585. 103 Mass. 267. 114 Mass. 388, 391. 116 Mass. 461. 118 Mass. 386, 389. 123 Mass. 493, tion, etc. 8 Allen, 247, 256. Valuation of estates once in

General court. this constitution; and to impose and levy proportional and reasonable assessments, rates, and taxes, upon all the inhabitants of, and persons resident, and estates lying, within the said commonwealth; and also to impose and levy reasonable duties and excises upon any produce, goods, wares, merchandise, and commodities, whatsoever, brought into, produced, manufactured, or being within the same; to be issued and disposed of by warrant, under the hand of the governor of this commonwealth for the time being, with the advice and consent of the council, for the public service, in the necessary defence and support of the government of the said commonwealth, and the protection and preservation of the subjects thereof, according to such acts as are or shall be in force within the same.

may impose taxes, etc., to be disposed of for defence, protection, etc. such assessments may be made with equality, there shall be a valuation of estates within the commonwealth, taken anew once in every ten years at least, and as much oftener ten years, at least, while, etc. as the general court shall order. 8 Allen, 247.
126 Mass. 547.

For the authority of the general court to ch

For the authority of the general court to charter cities, see amendments, Art. II. For the state wide referendum on bills and resolves of the general court, see amendments, Art. XLII.

CHAPTER I.

Section II.

Senate.

Senate, number of, and by whom elected. Superseded by amendments, Art. XIII., which was also superseded by amendments, Art. XXII.

There shall be annually elected, by the ARTICLE I. freeholders and other inhabitants of this commonwealth, qualified as in this constitution is provided, forty persons to be councillors and senators for the year ensuing their election; to be chosen by the inhabitants of the districts into which the commonwealth may, from time to time, be divided by the general court for that purpose: and the general court, in assigning the numbers to be elected by the respective districts, shall govern themselves by the proportion of the public taxes paid by the said districts; and timely make known to the inhabitants of the commonwealth the limits of each district, and the number of councillors and senators to be chosen therein; provided, that the number of such districts shall never be less than thir-

For provision as to councillors, see amendments, Art.

teen; and that no district be so large as to entitle the same to choose more than six senators.

And the several counties in this commonwealth shall, Counties to be until the general court shall determine it necessary to etc. alter the said districts, be districts for the choice of councillors and senators, (except that the counties of Dukes County and Nantucket shall form one district for that purpose) and shall elect the following number for councillors and senators, viz.: — Suffolk, six; Essex, six; Middlesex, five; Hampshire, four; Plymouth, three; Barnstable, one; Bristol, three; York, two; Dukes County and Nantucket, one; Worcester, five; Cumberland, one; Lincoln, one; Berkshire, two.

The senate shall be the first branch of the legislat- Manner and time of choosing ure; and the senators shall be chosen in the following mansenators and
councillors. See
ner, viz.: there shall be a meeting on the [first Monday in
smendments, ner, viz.: there shall be a meeting on the [first Monday in April,] annually, forever, of the inhabitants of each town XV. As in the several counties of this commonwealth; to be called by the selectmen, and warned in due course of law, at course of law, at the purpose of electing persons to be senators and councillors; [and at such meetings every male inhabitant of III. XX. Typically twenty-one years of age and upwards, having a freehold three pounds, or any estate of the value of sixty pounds, see also amends shall have a right to give in his vote for the senators for ments, Art. shall have a right to give in his vote for the senators for ments, Art. the district of which he is an inhabitant.] And to remove was annulled by all doubts concerning the meaning of the word "inhabi- 12 Gray, 21. tant" in this constitution, every person shall be considered 122 Mass. 596, 597. as an inhabitant, for the purpose of electing and being elected into any office, or place within this state, in that town, district, or plantation where he dwelleth, or hath

his home. The selectmen of the several towns shall preside at Selectmen to such meetings impartially; and shall receive the votes of meetings. all the inhabitants of such towns present and qualified to vote for senators, and shall sort and count them in open town meeting, and in presence of the town clerk, Return of votes. who shall make a fair record, in presence of the selectmen, and in open town meeting, of the name of every person voted for, and of the number of votes against his name: and a fair copy of this record shall be attested by As to cities, see the selectmen and the town clerk, and shall be sealed up, Art. II directed to the secretary of the commonwealth for the time being, with a superscription, expressing the purport

of the contents thereof, and delivered by the town clerk of such towns, to the sheriff of the county in which such Time changed town lies, thirty days at least before [the last vy eurocated first Wodness day of January. day in May] annually; or it shall be delivered into the secretary's office seventeen days at least before the said [last Wednesday in May:] and the sheriff of each county shall deliver all such certificates by him received, into the secretary's office, seventeen days before the said [last Wednesday in May. And the inhabitants of plantations unincorporated,

Inhabitants of unincorporated plantations, who pay state taxes, may vote.

Art. XV.

Plantation meetings. Time of election changed by amendments, ssors to notify, etc.

qualified as this constitution provides, who are or shall be empowered and required to assess taxes upon themselves toward the support of government, shall have the same privilege of voting for councillors and senators in the plantations where they reside, as town inhabitants have in their respective towns; and the plantation meetings for that purpose shall be held annually on the same first Monday in April, at such place in the plantations, respectively, as the assessors thereof shall direct; which assessors shall have like authority for notifying the electors, collecting and returning the votes, as the selectmen and town clerks have in their several towns, by this con-And all other persons living in places unincorporated (qualified as aforesaid) who shall be assessed to the support of government by the assessors of an adjacent town, shall have the privilege of giving in their votes for councillors and senators in the town where they shall be assessed, and be notified of the place of meeting by the selectmen of the town where they shall be assessed, for that purpose, accordingly.

Governor and votes, and issue summonses. Time changed to first Wednes-day in January by amendments, Art. X.
Majority
changed to
plurality by amendments, Art. XIV.

And that there may be a due convention of senscouncil to examine and count tors on the [last Wednesday in May] annually, the governor with five of the council, for the time being, shall, as soon as may be, examine the returned copies of such records; and fourteen days before the said day he shall issue his summons to such persons as shall appear to be chosen by [a majority of] voters, to attend on that day, and take their seats accordingly: provided, nevertheless, that for the first year the said returned copies shall be examined by the president and five of the council of the former constitution of government; and the said president shall, in like manner, issue his summons to the persons so elected, that they may take their seats as aforesaid.

Senate to be final judge of elections, etc.,

The senate shall be the final judge of the elections, returns and qualifications of their own members, as pointed out in the constitution; and shall, [on the said of its own members.]

last Wednesday in May annually, determine and declare time changed to first Wednesday who are elected by each district to be senators [by a day of January majority of votes; and in case there shall not appear to mental to the said of the said of its own members. majority of votes; and in case there shall not appear to m be the full number of senators returned elected by a changed to majority of votes for any district, the deficiency shall be amendments supplied in the following manner, viz.: The members of Art. XIV. the house of representatives, and such senators as shall be declared elected, shall take the names of such persons as shall be found to have the highest number of votes in such district, and not elected, amounting to twice the number of senators wanting, if there be so many voted for; and out of these shall elect by ballot a number of Vacancies, how senators sufficient to fill up the vacancies in such district; Changed to and in this manner all such vacancies shall be filled up in people. See amendered district of the commonwealth; and in like manner ments, Art. all vacancies in the senate, arising by death, removal out XXIV. of the state, or otherwise, shall be supplied as soon as may be, after such vacancies shall happen.]

V. Provided, nevertheless, that no person shall be Qualifications capable of being elected as a senator, [who is not seised of a senator. Property qualin his own right of a freehold, within this commonwealth, ished. of the value of three hundred pounds at least, or possessed Bee amend-ments, Art. of personal estate to the value of six hundred pounds at XIII. least, or of both to the amount of the same sum, and who vision as to has not been an inhabitant of this commonwealth for the also amend. space of five years immediately preceding his election, and, ments, Art. at the time of his election, he shall be an inhabitant in the

district for which he shall be chosen.

The senate shall have power to adjourn themselves, senate not to provided such adjournments do not exceed two days at a than two days.

VII. The senate shall choose its own president, apits officers and
point its own officers, and determine its own rules of
establish its VII.

proceedings.

The senate shall be a court with full authority shall try all impeachments. to hear and determine all impeachments made by the house of representatives, against any officer or officers of the commonwealth, for misconduct and mal-administration in their offices. But previous to the trial of every impeachment the members of the senate shall respectively be sworn, truly and impartially to try and determine the Oath. charge in question, according to evidence. Their judg- Limitation of ment, however, shall not extend further than to removal sentence. from office and disqualification to hold or enjoy any place

of honor, trust, or profit, under this commonwealth; but the party so convicted shall be, nevertheless, liable to indictment, trial, judgment, and punishment, according to the laws of the land.

Quorum. See amendments, Arts. XXII. and XXXIII. IX. [Not less than sixteen members of the senate shall constitute a quorum for doing business.]

CHAPTER I.

SECTION III.

House of Representatives.

Representation of the people.

ARTICLE I. There shall be, in the legislature of this commonwealth, a representation of the people, annually elected, and founded upon the principle of equality.

Representatives, by whom chosen. Superseded by amendments, Arts. XII. and XIII., which were also superseded by amendments, Art. XXI. 7 Mass. 523. II. [And in order to provide for a representation of the citizens of this commonwealth, founded upon the principle of equality, every corporate town containing one hundred and fifty ratable polls may elect one representative; every corporate town containing three hundred and seventy-five ratable polls may elect two representatives; every corporate town containing six hundred ratable polls may elect three representatives; and proceeding in that manner, making two hundred and twenty-five ratable polls the mean increasing number for every additional representative.

Proviso as to towns having less than 150 ratable polls.

Provided, nevertheless, that each town now incorporated, not having one hundred and fifty ratable polls, may elect one representative; but no place shall hereafter be incorporated with the privilege of electing a representative, unless there are within the same one hundred and fifty ratable polls.

Towns liable to fine in case, etc.

And the house of representatives shall have power from time to time to impose fines upon such towns as shall neglect to choose and return members to the same, agreeably to this constitution.

Expenses of travelling to and from the general court, how paid. Annulled by Art. XXXV. The expenses of travelling to the general assembly, and returning home, once in every session, and no more, shall be paid by the government, out of the public treasury, to every member who shall attend as seasonably as he can, in the judgment of the house, and does not depart without leave.

Qualifications of a representative.

III. Every member of the house of representatives shall be chosen by written votes; [and, for one year at

least next preceding his election, shall have been an inhab- New provision itant of, and have been seised in his own right of a free- See amendhold of the value of one hundred pounds within the town ments, Art. he shall be chosen to represent, or any ratable estate to Property qualifications aboli the value of two hundred pounds; and he shall cease to ished by amendrepresent the said town immediately on his ceasing to be XIII. qualified as aforesaid.]

IV. [Every male person, being twenty-one years of Qualifications of a voter.

age, and resident in any particular town in this commonwealth for the space of one year next preceding, having a seded by freehold estate within the said town of the annual income amendments, Arts. III., XX., of three pounds, or any estate of the value of sixty pounds, XXVIII., Shall have a right to vote in the choice of a representative and XXXII. or representatives for the said town.]

tives, when chosen.

resentatives for the said town.]

[The members of the house of representatives shall was annulled by be chosen annually in the month of May, ten days at least Art. XXVI. before the last Wednesday of that month.

Time of election changed by amendments, Art. X., and changed again by amendments, Art. XV.

The house of representatives shall be the grand House alone inquest of this commonwealth; and all impeachments made by them shall be heard and tried by the senate.

All money bills shall originate in the house of House to originate representatives; but the senate may propose or concur bills. with amendments, as on other bills.

nate all money

VIII. The house of representatives shall have power Not to adjourn to adjourn themselves; provided such adjournment shall more than two not exceed two days at a time.

IX. [Not less than sixty members of the house of Quorum. See amendments, representatives shall constitute a quorum for doing busi-Arts. XXII. and XXXIII. ness.

X. The house of representatives shall be the judge of To judge of returns, etc., of the returns, elections, and qualifications of its own memits own members, as pointed out in the constitution; shall choose their its officers and own speaker; appoint their own officers, and settle the rules, etc. rules and orders of proceeding in their own house. shall have authority to punish by imprisonment every for certain offences. person, not a member, who shall be guilty of disrespect 14 Gray, 226. to the house, by any disorderly or contemptuous behavior in its presence; or who, in the town where the general court is sitting, and during the time of its sitting, shall threaten harm to the body or estate of any of its members, for any thing said or done in the house; or who shall assault any of them therefor; or who shall assault, or arrest, any witness, or other person, ordered to attend the

They May punish

house, in his way in going or returning; or who shall rescue any person arrested by the order of the house.

Privileges of members.

And no member of the house of representatives shall be arrested, or held to bail on mesne process, during his going unto, returning from, or his attending the general assembly.

Senate. Governor and council may punish. General limita-14 Gray, 226.

The senate shall have the same powers in the like cases; and the governor and council shall have the same authority to punish in like cases: provided, that no imprisonment on the warrant or order of the governor, council, senate, or house of representatives, for either of the above described offences, be for a term exceeding thirty days.

Trial may be by committee, or otherwise.

And the senate and house of representatives may try and determine all cases where their rights and privileges are concerned, and which, by the constitution, they have authority to try and determine, by committees of their own members, or in such other way as they may respectively think best.

CHAPTER II.

EXECUTIVE POWER.

Section I.

Governor.

Governor.

There shall be a supreme executive mag-ARTICLE I. istrate, who shall be styled-The Governor of the COMMONWEALTH OF MASSACHUSETTS; and whose title shall be — HIS EXCELLENCY.

His title. To be chosen annually. Qualifications. See amend-ments, Arts.

VII. and

The governor shall be chosen annually; and no person shall be eligible to this office, unless, at the time of his election, he shall have been an inhabitant of this commonwealth for seven years next preceding; [and unless he shall at the same time be seised, in his own right, of a freehold, within the commonwealth, of the value of one thousand pounds;] [and unless he shall declare himself to be of the Christian religion.

By whom chosen, if he have a majority of votes.

Those persons who shall be qualified to vote for senators and representatives within the several towns of this commonwealth shall, at a meeting to be called for that purpose, on the [first Monday of April] annually, give in their votes for a governor, to the selectmen, who shall preside at such meetings; and the town clerk, in the ments, Art. xv. presence and with the assistance of the selectmen, shall, in open town meeting, sort and count the votes, and form

Time of elec tion changed by amendments, Art. X., and changed again

a list of the persons voted for, with the number of votes for each person against his name; and shall make a fair record of the same in the town books, and a public decla- As to cities, s ration thereof in the said meeting; and shall, in the pres- Art. II. ence of the inhabitants, seal up copies of the said list, attested by him and the selectmen, and transmit the same to the sheriff of the county, thirty days at least before the [last Wednesday in May]; and the sheriff shall transmit Time changed to first Wednesday the same to the secretary's office, seventeen days at least day of January before the said [last Wednesday in May]; or the selectments, Art. x. men may cause returns of the same to be made to the office of the secretary of the commonwealth, seventeen days at least before the said day; and the secretary shall lay the same before the senate and the house of representatives on the [last Wednesday in May], to be by them Changed to examined; and in case of an election by a [majority] of all amendments, the votes returned, the choice shall be by them declared Art. XIV. and published; but if no person shall have a [majority] of How chosen, when no person votes, the house of representatives shall, by ballot, elect has a plurality. two out of four persons who had the highest number of votes, if so many shall have been voted for; but, if otherwise, out of the number voted for; and make return to the senate of the two persons so elected; on which the senate shall proceed, by ballot, to elect one, who shall be declared governor.

IV. The governor shall have authority, from time to Power of governor, and of time, at his discretion, to assemble and call together the governor and councillors of this commonwealth for the time being; and the governor with the said councillors, or five of them at least, shall, and may, from time to time, hold and keep a council, for the ordering and directing the affairs of the commonwealth, agreeably to the constitution and the laws

of the land.

The governor, with advice of council, shall have May adjourn or full power and authority, during the session of the gen-general court eral court, to adjourn or prorogue the same to any time upon request, the two houses shall desire; [and to dissolve the same on the same on As to dissolve the same on the same. the day next preceding the last Wednesday in May; and, tion, see amendments, Art. X. in the recess of the said court, to prorogue the same from time to time, not exceeding ninety days in any one recess; and to call it together sooner than the time to which it may be adjourned or prorogued, if the welfare of the commonwealth shall require the same; and in case of any infectious distemper prevailing in the place where the said court is next at any time to convene, or any other cause

happening, whereby danger may arise to the health or lives of the members from their attendance, he may direct the session to be held at some other, the most convenient place within the state.

As to dissolution, see amend-ments, Art. X.

Governor and council may adjourn the general court in cases, etc., but not exceeding ninety days.

Governor to be commander-in-chief.

And the governor shall dissolve the said general court on the day next preceding the last Wednesday in May.]

In cases of disagreement between the two houses, with regard to the necessity, expediency, or time of adjournment or prorogation, the governor, with advice of the council, shall have a right to adjourn or prorogue the general court, not exceeding ninety days, as he shall

determine the public good shall require.

The governor of this commonwealth, for the time being, shall be the commander-in-chief of the army and navy, and of all the military forces of the state, by sea and land; and shall have full power, by himself, or by any commander, or other officer or officers, from time to time, to train, instruct, exercise, and govern the militia and navy; and, for the special defence and safety of the commonwealth, to assemble in martial array, and put in warlike posture, the inhabitants thereof, and to lead and conduct them, and with them to encounter, repel, resist, expel, and pursue, by force of arms, as well by sea as by land, within or without the limits of this commonwealth, and also to kill, slay, and destroy, if necessary, and conquer, by all fitting ways, enterprises, and means whatsoever, all and every such person and persons as shall, at any time hereafter, in a hostile manner, attempt or enterprise the destruction, invasion, detriment, or annoyance of this commonwealth; and to use and exercise, over the army and navy, and over the militia in actual service, the law-martial, in time of war or invasion, and also in time of rebellion, declared by the legislature to exist, as occasion shall necessarily require; and to take and surprise, by all ways and means whatsoever, all and every such person or persons, with their ships, arms, ammunition, and other goods, as shall, in a hostile manner, invade, or attempt the invading, conquering, or annoying this commonwealth; and that the governor be intrusted with all these and other powers, incident to the offices of captain-general and commander-in-chief, and admiral, to be exercised agreeably to the rules and regulations of the constitution, and the laws of the land, and not otherwise.

Limitation.

Provided, that the said governor shall not, at any time hereafter, by virtue of any power by this constitution

granted, or hereafter to be granted to him by the legislature, transport any of the inhabitants of this commonwealth, or oblige them to march out of the limits of the ame, without their free and voluntary consent, or the consent of the general court; except so far as may be necessary to march or transport them by land or water, for the defence of such part of the state to which they cannot otherwise conveniently have access.

VIII. The power of pardoning offences, except such Governor and as persons may be convicted of before the senate by an pardon offences, improve the senate by an pardon offences, impeachment of the house, shall be in the governor, by except, etc. and with the advice of council; but no charter of pardon, granted by the governor, with advice of the council before conviction, shall avail the party pleading the same, But not before notwithstanding any general or particular expressions 109 Mass. 222. contained therein, descriptive of the offence or offences intended to be pardoned.

All judicial officers, [the attorney-general,] the Judicial offisolicitor-general, [all sheriffs,] coroners, [and registers of nominated and probate,] shall be nominated and appointed by the gov-appointed. For provisions ernor, by and with the advice and consent of the council; as to election of attorney. and every such nomination shall be made by the governor, general, see and made at least seven days prior to such appointment.

For provision as to election of sheriffs, registers of probate, etc., see amendments, Art. XIX. For provision as to appointment of notaries public, see amendments, Art. IV.

X. The captains and subalterns of the militia shall be Militia officers, elected by the written votes of the train-band and alarm Limitation of list of their respective companies, [of twenty-one years by amend. of age and upwards;] the field officers of regiments shall ments, Art. V. be elected by the written votes of the captains and subalterns of their respective regiments; the brigadiers shall be elected, in like manner, by the field officers of their respective brigades; and such officers, so elected, shall be com- How commismissioned by the governor, who shall determine their rank.

The legislature shall, by standing laws, direct the time Election of and manner of convening the electors, and of collecting votes, and of certifying to the governor, the officers elected.

The major-generals shall be appointed by the senate and how appointed how appointed house of representatives, each having a negative upon the and commissioned. other; and be commissioned by the governor.

For provisions as to appointment of a commissary-general, see amendments, Art. IV.

And if the electors of brigadiers, field officers, captains Vacancies, how filled, in case, or subalterns, shall neglect or refuse to make such elec-etc.

tions, after being duly notified, according to the laws for the time being, then the governor, with advice of council,

shall appoint suitable persons to fill such offices.

Officers duly commissioned. how removed Superseded by amendments Art. IV.

And no officer, duly commissioned to command in the militia, shall be removed from his office, but by the address of both houses to the governor, or by fair trial in courtmartial, pursuant to the laws of the commonwealth for the time being.

Adjutants, etc., how appointed.

The commanding officers of regiments shall appoint their adjutants and quartermasters; the brigadiers their brigade-majors; and the major-generals their aids; and

the governor shall appoint the adjutant-general.

Army officers, how appointed.

The governor, with advice of council, shall appoint all officers of the continental army, whom by the confederation of the United States it is provided that this commonwealth shall appoint, as also all officers of forts and garrisons.

Organization of militia.

The divisions of the militia into brigades, regiments, and companies, made in pursuance of the militia laws now in force, shall be considered as the proper divisions of the militia of this commonwealth, until the same shall be altered in pursuance of some future law.

Money, how drawn from the treasury, except, etc. 13 Allen, 593.

No moneys shall be issued out of the treasury of this commonwealth, and disposed of (except such sums as may be appropriated for the redemption of bills of credit or treasurer's notes, or for the payment of interest arising thereon) but by warrant under the hand of the governor for the time being, with the advice and consent of the council, for the necessary defence and support of the commonwealth; and for the protection and preservation of the inhabitants thereof, agreeably to the acts and resolves of the general court.

All public boards, etc., to make quarterly returns.

All public boards, the commissary-general, all superintending officers of public magazines and stores, belonging to this commonwealth, and all commanding officers of forts and garrisons within the same, shall once in every three months, officially, and without requisition, and at other times, when required by the governor, deliver to him an account of all goods, stores, provisions, ammunition, cannon with their appendages, and small arms with their accoutrements, and of all other public property whatever under their care respectively; distinguishing the quantity, number, quality and kind of each, as particularly as may be; together with the condition of such forts and garrisons; and the said commanding officer shall

exhibit to the governor, when required by him, true and exact plans of such forts, and of the land and sea or harbor or harbors, adjacent.

And the said boards, and all public officers, shall communicate to the governor, as soon as may be after receiving the same, all letters, despatches, and intelligences of a public nature, which shall be directed to them respectively.

As the public good requires that the governor Salary of should not be under the undue influence of any of the governor. members of the general court by a dependence on them for his support, that he should in all cases act with freedom for the benefit of the public, that he should not have his attention necessarily diverted from that object to his private concerns, and that he should maintain the dignity of the commonwealth in the character of its chief magistrate, it is necessary that he should have an honorable stated salary, of a fixed and permanent value, amply sufficient for those purposes, and established by standing laws: and it shall be among the first acts of the general court, after the commencement of this constitution, to establish such salary by law accordingly.

Permanent and honorable salaries shall also be estab- Salaries of juslished by law for the justices of the supreme judicial court. tices of supreme judicial court.

And if it shall be found that any of the salaries afore- Salaries to be said, so established, are insufficient, they shall, from time enlarged if insufficient. to time, be enlarged, as the general court shall judge proper.

CHAPTER II.

SECTION II.

Lieutenant-Governor.

There shall be annually elected a lieu-Lieutenant ARTICLE I. tenant-governor of the commonwealth of Massachusetts, title and qualiwhose title shall be - His Honor; and who shall be amendments, qualified, in point of [religion,][property,] and residence Arts. VII. and xxxIV. in the commonwealth, in the same manner with the governor; and the day and manner of his election, and the qualifications of the electors, shall be the same as are required in the election of a governor. The return of the How chosen. votes for this officer, and the declaration of his election, shall be in the same manner; [and if no one person shall plurality probe found to have a majority of all the votes returned, the vided for by amendments vacancy shall be filled by the senate and house of repre- Art. XIV.

sentatives, in the same manner as the governor is to be elected, in case no one person shall have a majority of the

votes of the people to be governor.]

President of council.
Lieutenant-governor a member of, except, etc.

II. The governor, and in his absence the lieutenant-governor, shall be president of the council, but shall have no vote in council; and the lieutenant-governor shall always be a member of the council, except when the chair of the governor shall be vacant.

Lieutenantgovernor to be acting governor, in case, etc.

III. Whenever the chair of the governor shall be vacant, by reason of his death, or absence from the commonwealth, or otherwise, the lieutenant-governor, for the time being, shall, during such vacancy, perform all the duties incumbent upon the governor, and shall have and exercise all the powers and authorities, which by this constitution the governor is vested with, when personally present.

CHAPTER II.

SECTION III.

Council, and the Manner of settling Elections by the Legislature.

Council.
Number of
councillors
changed to
eight.
See amendments, Art.
XVI.

ARTICLE I. There shall be a council for advising the governor in the executive part of the government, to consist of [nine] persons besides the lieutenant-governor, whom the governor, for the time being, shall have full power and authority, from time to time, at his discretion, to assemble and call together; and the governor, with the said councillors, or five of them at least, shall and may, from time to time, hold and keep a council, for the ordering and directing the affairs of the commonwealth, according to the laws of the land.

Number; from whom, and how chosen.
Modified by amendments, Arts. X. and XIII.
Superseded by amendments, Art. XVI.

II. [Nine councillors shall be annually chosen from among the persons returned for councillors and senators, on the last Wednesday in May, by the joint ballot of the senators and representatives assembled in one room; and in case there shall not be found upon the first choice, the whole number of nine persons who will accept a seat in the council, the deficiency shall be made up by the electors aforesaid from among the people at large; and the number of senators left shall constitute the senate for the year. The seats of the persons thus elected from the senate, and accepting the trust, shall be vacated in the senate.]

If senators become councillors, their seats to be vacated.

The councillors, in the civil arrangements of the Rank of commonwealth, shall have rank next after the lieutenantgovernor.

[Not more than two councillors shall be chosen No district to IV. out of any one district of this commonwealth. Superseded by amendments, Art. XVI.

two.

The resolutions and advice of the council shall be Register of recorded in a register, and signed by the members present; and this record may be called for at any time by either house of the legislature; and any member of the council may insert his opinion, contrary to the resolution of the

majority.

Whenever the office of the governor and lieuten- Council to exerant-governor shall be vacant, by reason of death, absence, of governor in or otherwise, then the council, or the major part of them, shall, during such vacancy, have full power and authority to do, and execute, all and every such acts, matters, and things, as the governor or the lieutenant-governor might or could, by virtue of this constitution, do or execute, if they, or either of them, were personally present.

VII. And whereas the elections appointed to be made, Elections may by this constitution, on the last Wednesday in May annu- be adjourned until, etc. ally, by the two houses of the legislature, may not be completed on that day, the said elections may be adjourned from day to day until the same shall be completed. the order of elections shall be as follows: the vacancies in amendments, Arts. XVI. and the senate, if any, shall first be filled up; the governor XXV. and lieutenant-governor shall then be elected, provided there should be no choice of them by the people; and afterwards the two houses shall proceed to the election of the council.

CHAPTER II.

SECTION IV.

Secretary, Treasurer, Commissary, etc.

The secretary, treasurer and receiver- Secretary, etc., ARTICLE I. general, and the commissary-general, notaries public, and how chosen.

naval officers, shall be chosen annually, by joint ballot of to election of the senators and representatives in one room. And, that the citizens of this commonwealth may be assured, from time to time, that the moneys remaining in the public treasury, upon the settlement and liquidation of the public ments, Art. XVII.

Treasurer ineligible for more than five successive years. lic accounts, are their property, no man shall be eligible as treasurer and receiver-general more than five years successively.

For provision as to appointment of notaries public and the commissary-general, see amendments, Art. IV.

Secretary to keep records; to attend the governor and council, etc.

II. The records of the commonwealth shall be kept in the office of the secretary, who may appoint his deputies, for whose conduct he shall be accountable; and he shall attend the governor and council, the senate and house of representatives, in person, or by his deputies, as they shall respectively require.

CHAPTER III.

JUDICIARY POWER.

Tenure of all commissioned officers to be expressed. Judicial officers to hold office during good behavior, except, etc. But may be removed on address.

ARTICLE I. The tenure, that all commission officers shall by law have in their offices, shall be expressed in their respective commissions. All judicial officers, duly appointed, commissioned, and sworn, shall hold their offices during good behavior, excepting such concerning whom there is different provision made in this constitution: provided, nevertheless, the governor, with consent of the council, may remove them upon the address of both houses of the legislature.

Justices of supreme judicial court to give opinions when required. 122 Mass. 600. 126 Mass. 557, 561.

II. Each branch of the legislature, as well as the governor and council, shall have authority to require the opinions of the justices of the supreme judicial court, upon important questions of law, and upon solemn occasions.

Justices of the peace; tenure of their office. 3 Cush. 584.

III. In order that the people may not suffer from the long continuance in place of any justice of the peace who shall fail of discharging the important duties of his office with ability or fidelity, all commissions of justices of the peace shall expire and become void, in the term of seven years from their respective dates; and, upon the expiration of any commission, the same may, if necessary, be renewed, or another person appointed, as shall most conduce to the well-being of the commonwealth.

For removal of justices of the peace, see amendments, Art. XXXVII.

IV. The judges of probate of wills, and for granting letters of administration, shall hold their courts at such place or places, on fixed days, as the convenience of the people shall require; and the legislature shall, from time to time, hereafter, appoint such times and places; until which appointments, the said courts shall be holden at the times and places which the respective judges shall direct.

Provisions for holding probate courts. 12 Gray, 147.

V. All causes of marriage, divorce, and alimony, and Marriage, divorce, and all appeals from the judges of probate, shall be heard and allmony. Other produce termined by the governor and council, until the legislature shall, by law, make other provision.

all appeals from the judges of probate, shall be heard and allmony. Other provisions made by law. Into Mass. 227. 116 Mass. 237.

CHAPTER IV.

DELEGATES TO CONGRESS.

[The delegates of this commonwealth to the congress of Delegates to congress. the United States, shall, some time in the month of June, annually, be elected by the joint ballot of the senate and house of representatives, assembled together in one room; to serve in congress for one year, to commence on the first Monday in November then next ensuing. They shall have commissions under the hand of the governor, and the great seal of the commonwealth; but may be recalled at any time within the year, and others chosen and commissioned, in the same manner, in their stead.

CHAPTER V.

THE UNIVERSITY AT CAMBRIDGE, AND ENCOURAGEMENT OF LITERATURE, ETC.

SECTION I.

The University.

ARTICLE I. Whereas our wise and pious ancestors, so Harvard early as the year one thousand six hundred and thirty-six, aid the foundation of Harvard College, in which university many persons of great eminence have, by the blessing of God, been initiated in those arts and sciences which qualified them for public employments, both in church and state; and whereas the encouragement of arts and sciences, and all good literature, tends to the honor of God, the advantage of the Christian religion, and the great benefit of this and the other United States of America, -it is declared, that the President and Fellows of Powers, privi-Harvard College, in their corporate capacity, and the president their successors in that capacity, their officers and ser-and fellows, confirmed. vants, shall have, hold, use, exercise, and enjoy, all the powers, authorities, rights, liberties, privileges, immuni-ties, and franchises, which they now have, or are entitled

to have, hold, use, exercise, and enjoy; and the same are hereby ratified and confirmed unto them, the said president and fellows of Harvard College, and to their successors, and to their officers and servants, respectively, forever.

Π. And whereas there have been at sundry times, by divers persons, gifts, grants, devises of houses, lands, tenements, goods, chattels, legacies, and conveyances, heretofore made, either to Harvard College in Cambridge, in New England, or to the president and fellows of Harvard College, or to the said college by some other description, under several charters, successively; it is declared, that all the said gifts, grants, devises, legacies, and convevances, are hereby forever confirmed unto the president and fellows of Harvard College, and to their successors in the capacity aforesaid, according to the true intent and meaning of the donor or donors, grantor or grantors, devisor or devisors.

All gifts, grants, etc.,

Who shall be overseers.

See Statutes. 1851, 224. 1852, 27. 1859, 212.

tion reserved to the legislature.

And whereas, by an act of the general court of the colony of Massachusetts Bay, passed in the year one thousand six hundred and forty-two, the governor and deputy-governor, for the time being, and all the magistrates of that jurisdiction, were, with the president, and a number of the clergy in the said act described, constituted the overseers of Harvard College; and it being necessary, in this new constitution of government to ascertain who shall be deemed successors to the said governor, deputy-governor, and magistrates; it is declared, that the governor, lieutenant-governor, council, and senate of this commonwealth, are, and shall be deemed, their successors, who, with the president of Harvard College, for the time being, together with the ministers of the congregational churches in the towns of Cambridge, Watertown, Charlestown, Boston, Roxbury, and Dorchester, mentioned in the said act, shall be, and hereby are, vested with all the powers and authority belonging, or in any way appertaining to the overseers of Harvard College; Power of altera- provided, that nothing herein shall be construed to prevent the legislature of this commonwealth from making such alterations in the government of the said university, as shall be conducive to its advantage, and the interest of the republic of letters, in as full a manner as might have been done by the legislature of the late Province of the Massachusetts Bay.

CHAPTER V.

SECTION II.

The Encouragement of Literature, etc.

Wisdom and knowledge, as well as virtue, diffused gen- Duty of legislaterally among the body of the people, being necessary for ures and mag-istrates in all the preservation of their rights and liberties; and as these for further prodepend on spreading the opportunities and advantages of visions as to public schools, education in the various parts of the country, and among see amend-ments art the different orders of the people, it shall be the duty xviii.

of legislatures and magistrates, in all future periods of the people, this common and the state of the people and the people are this commonwealth, to cherish the interests of literature 103 Mass. 94,97. and the sciences, and all seminaries of them; especially the university at Cambridge, public schools and grammar schools in the towns; to encourage private societies and public institutions, rewards and immunities, for the promotion of agriculture, arts, sciences, commerce, trades, manufactures, and a natural history of the country; to countenance and inculcate the principles of humanity and general benevolence, public and private charity, industry and frugality, honesty and punctuality in their dealings; sincerity, good humor, and all social affections, and generous sentiments, among the people.

CHAPTER VI.

OATHS AND SUBSCRIPTIONS; INCOMPATIBILITY OF AND EXCLU-SION FROM OFFICES; PECUNIARY QUALIFICATIONS; COMMIS-SIONS; WRITS; CONFIRMATION OF LAWS; HABEAS CORPUS; THE ENACTING STYLE; CONTINUANCE OF OFFICERS; PROVI-SION FOR A FUTURE REVISAL OF THE CONSTITUTION, ETC.

ARTICLE I. [Any person chosen governor, lieutenant-Oaths, etc. governor, councillor, senator, or representative, and accepting the trust, shall, before he proceed to execute the duties of his place or office, make and subscribe the following declaration, viz.:

"I, A. B., do declare, that I believe the Christian reli- Abolished. See gion, and have a firm persuasion of its truth; and that I Art. VII. am seised and possessed, in my own right, of the property required by the constitution, as one qualification for the office or place to which I am elected."

And the governor, lieutenant-governor, and councillors, shall make and subscribe the said declaration, in the pres-

ence of the two houses of assembly; and the senators and representatives, first elected under this constitution, before the president and five of the council of the former constitution; and forever afterwards before the governor and council for the time being.

Declaration and oaths of all officers.

And every person chosen to either of the places or offices aforesaid, as also any person appointed or commissioned to any judicial, executive, military, or other office under the government, shall, before he enters on the discharge of the business of his place or office, take and subscribe the following declaration, and oaths or affirmations, viz.:

For new oath of allegiance, see amend-ments, Art. VI.

["I, A. B., do truly and sincerely acknowledge, profess, testify, and declare, that the Commonwealth of Massachusetts is, and of right ought to be, a free, sovereign, and independent state; and I do swear, that I will bear true faith and allegiance to the said commonwealth, and that I will defend the same against traitorous conspiracies and all hostile attempts whatsoever; and that I do renounce and abjure all allegiance, subjection, and obedience to the king, queen, or government of Great Britain (as the case may be), and every other foreign power whatsoever; and that no foreign prince, person, prelate, state, or potentate, hath, or ought to have, any jurisdiction, superiority, preeminence, authority, dispensing or other power, in any matter, civil, ecclesiastical, or spiritual, within this commonwealth, except the authority and power which is or may be vested by their constituents in the congress of the United States: and I do further testify and declare, that no man or body of men hath or can have any right to absolve or discharge me from the obligation of this oath, declaration, or affirmation; and that I do make this acknowledgment, profession, testimony, declaration, denial, renunciation, and abjuration, heartily and truly, according to the common meaning and acceptation of the foregoing words, without any equivocation, mental evasion, or secret reservation whatsoever. So help me, God."]

Oath of office,

"I, A. B., do solemnly swear and affirm, that I will faithfully and impartially discharge and perform all the duties incumbent on me as , according to the best of my abilities and understanding, agreeably to the rules and regulations of the constitution and the laws of the commonwealth. So help me, God."

Proviso. See amendments, Art. VI.

Provided, always, that when any person chosen or appointed as aforesaid, shall be of the denomination of the

people called Quakers, and shall decline taking the said outh[s], he shall make his affirmation in the foregoing form, and subscribe the same, omitting the words, $\lceil "Ido"$ mear," "and abjure," "oath or," "and abjuration," in the first oath, and in the second oath, the words " "swear and," and [in each of them] the words "So help me, GoD; "subjoining instead thereof, "This I do under the pains and penalties of perjury."

And the said oaths or affirmations shall be taken and oaths and affirmations subscribed by the governor, lieutenant-governor, and coun-how adminiscillors, before the president of the senate, in the presence of the two houses of assembly; and by the senators and representatives first elected under this constitution, before the president and five of the council of the former constitution; and forever afterwards before the governor and council for the time being; and by the residue of the officers aforesaid, before such persons and in such manner as from time to time shall be prescribed by the legislature.

No governor, lieutenant-governor, or judge of the Plurality of supreme judicial court, shall hold any other office or place, hibited to govunder the authority of this commonwealth, except such as except, etc. by this constitution they are admitted to hold, saving that Bee amend the judges of the said court may hold the offices of justices VIII. of the peace through the state; nor shall they hold any other place or office, or receive any pension or salary from

any other state or government or power whatever.

No person shall be capable of holding or exercising at Same subject.

Allen, 663. the same time, within this state, more than one of the following offices, viz.: judge of probate - sheriff - register of probate — or register of deeds; and never more than any two offices, which are to be held by appointment of the governor, or the governor and council, or the senate, or the house of representatives, or by the election of the people of the state at large, or of the people of any county, military offices, and the offices of justices of the peace excepted, shall be held by one person.

No person holding the office of judge of the supreme Incompatible judicial court — secretary — attorney-general — solicitorgeneral — treasurer or receiver-general — judge of probate
incompatible
offices.
For further provisions as to
incompatible
offices, see
amendments,
tor of Harvard College] — sheriff — clerk of the house of
representatives — register of probate — register of deeds
- clerk of the supreme judicial court — clerk of the infecert of the supreme judicial court — clerk of the infeamendments,
Art. XXVII. rior court of common pleas — or officer of the customs, Art. XXVII. including in this description naval officers — shall at the

Provision for preserving and publishing this constitution.

This form of government shall be enrolled on parchment, and deposited in the secretary's office, and be a part of the laws of the land; and printed copies thereof shall be prefixed to the book containing the laws of this commonwealth, in all future editions of the said laws.

ARTICLES OF AMENDMENT.

Rill, etc., not approved within five days, not to become a law, if legislature adjourn in the mean time. 3 Mass. 567. See Const., Ch. I., § 1, Art. II.

ARTICLE I. If any bill or resolve shall be objected to, and not approved by the governor; and if the general court shall adjourn within five days after the same shall have been laid before the governor for his approbation, and thereby prevent his returning it with his objections, as provided by the constitution, such bill or resolve shall not become a law, nor have force as such.

General court empowered to charter cities. 122 Mass. 354.

The general court shall have full power and ART. II. authority to erect and constitute municipal or city governments, in any corporate town or towns in this commonwealth, and to grant to the inhabitants thereof such powers, privileges, and immunities, not repugnant to the constitution, as the general court shall deem necessary or expedient for the regulation and government thereof, and to prescribe the manner of calling and holding public meetings of the inhabitants, in wards or otherwise, for the election of officers under the constitution, and the manner of returning the votes given at such meetings. Provided, that no such government shall be erected or constituted in any town not containing twelve thousand inhabitants, nor unless it be with the consent, and on the application of a majority of the inhabitants of such town, present and voting thereon, pursuant to a vote at a meeting duly warned and holden for that purpose. And provided, also, that all by-laws, made by such municipal or city government, shall be subject, at all times, to be annulled by the general court.

Proviso.

Qualificationsof voters for gov-ernor, lieutenant-governor, renators and representatives. See amend-14 Pick. 341. 14 Mass. 367. 5 Met. 162, 298,

ART. HI. Every male citizen of twenty-one years of age and upwards, excepting paupers and persons under guardianship, who shall have resided within the commonwealth one year, and within the town or district in which XXX. XXXII. he may claim a right to vote, six calendar months next and XL. 11 Pick. 538, 540. preceding any election of governor, lieutenant-governor. senators, or representatives, [and who shall have paid, by himself, or his parent, master, or guardian, any state or county tax, which shall, within two years next preced- 7 Gray, 290.

122 Mass. 505, ing such election, have been assessed upon him, in any 507.

124 Mass. 506.

124 Mass. 506.

124 Mass. 506.

124 Mass. 506.

125 Por educational qualification, ese amend. and who shall be, in all other respects, qualified as above ments, Art. XX.
mentioned, shall have a right to vote in such election of as to those who have served in the army or navy in time tives; and no other person shall be entitled to vote in of war, see such election.

See also amendments, Art. XXIII., which was annulled by amendments, Art. XXVI.

ART. IV. Notaries public shall be appointed by the Notaries public, governor in the same manner as judicial officers are ap- how appointed and removed. pointed, and shall hold their offices during seven years, unless sooner removed by the governor, with the consent of the council, upon the address of both houses of the See amendlegislature.

[In case the office of secretary or treasurer of the com- vacantes in the monwealth shall become vacant from any cause, during tary and treasthe recess of the general court, the governor, with the urer, how filled. This clause advice and consent of the council, shall nominate and superseded by amendments, appoint, under such regulations as may be prescribed Art. XVII. by law, a competent and suitable person to such vacant office, who shall hold the same until a successor shall be appointed by the general court.

Whenever the exigencies of the commonwealth shall Commissarygeneral may be require the appointment of a commissary-general, he shall appointed, in case, etc. be nominated, appointed, and commissioned, in such man-

ner as the legislature may, by law, prescribe.

All officers commissioned to command in the militia Militia officers, may be removed from office in such manner as the legislature may, by law, prescribe.

ART. V. In the elections of captains and subalterns who may vote of the militia, all the members of their respective companies, as well those under as those above the age of twenty-

one years, shall have a right to vote.

ART. VI. Instead of the oath of allegiance prescribed by all officers. by the constitution, the following oath shall be taken and Sec Const. Ch. VI., Art. I. subscribed by every person chosen or appointed to any office, civil or military, under the government of this commonwealth, before he shall enter on the duties of his office, to wit: -

"I, A. B., do solemnly swear, that I will bear true faith and allegiance to the Commonwealth of Massachusetts, and will support the constitution thereof. So help me. God."

amendments

Proviso. Quakers may affirm.

Provided, That when any person shall be of the denomination called Quakers, and shall decline taking said oath, he shall make his affirmation in the foregoing form, omitting the word "swear" and inserting, instead thereof, the word "affirm," and omitting the words "So help me, God," and subjoining, instead thereof, the words, "This I do under the pains and penalties of perjury."

Tests abolished.

ART. VII. No oath, declaration, or subscription, excepting the oath prescribed in the preceding article, and the oath of office, shall be required of the governor, lieutenant-governor, councillors, senators, or representatives, to qualify them to perform the duties of their respective offices.

Incompatibility of offices. 122 Mass. 445, 600. 123 Mass. 525.

No judge of any court of this common-ART. VIII. wealth, (except the court of sessions,) and no person holding any office under the authority of the United States, (postmasters excepted,) shall, at the same time, hold the office of governor, lieutenant-governor, or councillor, or have a seat in the senate or house of representatives of this commonwealth; and no judge of any court in this commonwealth, (except the court of sessions,) nor the attorney-general, solicitor-general, county attorney, clerk of any court, sheriff, treasurer and receiver-general, register of probate, nor register of deeds, shall continue to hold his said office after being elected a member of the Congress of the United States, and accepting that trust; but the acceptance of such trust, by any of the officers aforesaid, shall be deemed and taken to be a resignation of his said office; and judges of the courts of common pleas shall hold no other office under the government of this commonwealth, the office of justice of the peace and militia offices excepted.

Amendments to constitution, bow made.

ART. IX. If, at any time hereafter, any specific and particular amendment or amendments to the constitution be proposed in the general court, and agreed to by a majority of the senators and two-thirds of the members of the house of representatives present and voting thereon, such proposed amendment or amendments shall be entered on the journals of the two houses, with the yeas and nays taken thereon, and referred to the general court then next to be chosen, and shall be published; and if, in the general court next chosen as aforesaid, such proposed amendment or amendments shall be agreed to by a majority of the senators and two-thirds of the members of the house of representatives present and voting thereon, then it shall be the duty of the general court to submit such proposed

amendment or amendments to the people; and if they shall be approved and ratified by a majority of the qualified voters, voting thereon, at meetings legally warned and holden for that purpose, they shall become part of

the constitution of this commonwealth.

ART. X. The political year shall begin on the first Commencement Wednesday of January, instead of the last Wednesday of year, May; and the general court shall assemble every year on the said first Wednesday of January, and shall proceed, at that session, to make all the elections, and do all the other acts, which are by the constitution required to be made and done at the session which has heretofore commenced on the last Wednesday of May. And the general court shall be and terminadissolved on the day next preceding the first Wednesday of January, without any proclamation or other act of the governor. But nothing herein contained shall prevent the general court from assembling at such other times as they shall judge necessary, or when called together by the governor. The governor, lieutenant-governor and councillors, shall also hold their respective offices for one year next following the first Wednesday of January, and until others are chosen and qualified in their stead.

[The meeting for the choice of governor, lieutenant-Meetings for the choice of governor, senators, and representatives, shall be held on error, lieutenant e governor, senators, and representatives, snail be neid on end on end on ant-governor, the second Monday of November in every year; but etc., when to be meetings may be adjourned, if necessary, for the choice This clause of representatives, to the next day, and again to the next superseded by amendments, succeeding day, but no further. But in case a second Art. XV. meeting shall be necessary for the choice of representatives, such meetings shall be held on the fourth Monday of the same month of November.

All the other provisions of the constitution, respecting the elections and proceedings of the members of the general court, or of any other officers or persons whatever, that have reference to the last Wednesday of May, as the commencement of the political year, shall be so far altered, as to have like reference to the first Wednesday of January.

This article shall go into operation on the first day of Article, when October, next following the day when the same shall be operation. duly ratified and adopted as an amendment of the constitution; and the governor, lieutenant-governor, councillors, senators, representatives, and all other state officers, who are annually chosen, and who shall be chosen for the current year, when the same shall go into operation, shall hold their respective offices until the first Wednesday of

January then next following, and until others are chosen and qualified in their stead, and no longer; and the first election of the governor, lieutenant-governor, senators, and representatives, to be had in virtue of this article, shall be had conformably thereunto, in the month of November following the day on which the same shall be in force, and go into operation, pursuant to the foregoing provision.

Inconsistent provisions annulled.

Religious freedom established. See Dec. of Rights, Art.

All the provisions of the existing constitution, inconsistent with the provisions herein contained, are hereby wholly annulled.

ART. XI. Instead of the third article of the bill of rights, the following modification and amendment thereof is substituted: -

"As the public worship of God and instructions in piety, religion, and morality, promote the happiness and prosperity of a people, and the security of a republican government; therefore, the several religious societies of this commonwealth, whether corporate or unincorporate, at any meeting legally warned and holden for that purpose, shall ever have the right to elect their pastors or religious teachers, to contract with them for their support, to raise money for erecting and repairing houses for public worship, for the maintenance of religious instruction, and for the payment of necessary expenses; and all persons belonging to any religious society shall be taken and held to be members, until they shall file with the clerk of such society a written notice, declaring the dissolution of their membership, and thenceforth shall not be liable for any grant or contract which may be thereafter made, or entered 122 Mass. 40.41. into by such society; and all religious sects and denominations, demeaning themselves peaceably, and as good citizens of the commonwealth, shall be equally under the protection of the law; and no subordination of any one sect or denomination to another shall ever be established by law."

Census of rate ble polls to be taken in 1837. and decennially thereafter. This article was superseded by amendments, Art. XIII., which was also superseded by amendments, Art. XXI. Representatives, how apportioned.

ART. XII. In order to provide for a representation of the citizens of this commonwealth, founded upon the principles of equality, a census of the ratable polls, in each city, town, and district of the commonwealth, on the first day of May, shall be taken and returned into the secretary's office, in such manner as the legislature shall provide, within the month of May, in the year of our Lord one thousand eight hundred and thirty-seven, and in every tenth year thereafter, in the month of May, in manner aforesaid; and each town or city having three hundred ratable polls at the last preceding decennial census of polls, may elect one representative, and for every four hundred and fifty ratable polls in addition to the first three hundred, one representative more.

Any town having less than three hundred ratable polls Towns having shall be represented thus: The whole number of ratable ratable polls, polls, at the last preceding decennial census of polls, shall bow represented. be multiplied by ten, and the product divided by three hundred; and such town may elect one representative as many years within ten years, as three hundred is contained in the product aforesaid.

Any city or town having ratable polls enough to elect Fractions, how one or more representatives, with any number of polls beyond the necessary number, may be represented, as to that surplus number, by multiplying such surplus number by ten and dividing the product by four hundred and fifty; and such city or town may elect one additional representative as many years, within the ten years, as four hundred and fifty is contained in the product aforesaid.

Any two or more of the several towns and districts Towns may may, by consent of a majority of the legal voters present sentative disat a legal meeting, in each of said towns and districts, respectively, called for that purpose, and held previous to the first day of July, in the year in which the decennial census of polls shall be taken, form themselves into a representative district to continue until the next decennial census of polls, for the election of a representative, or representatives; and such district shall have all the rights, in regard to representation, which would belong to a town containing the same number of ratable polls.

The governor and council shall ascertain and determine, The governor within the months of July and August, in the year of our determine the Lord one thousand eight hundred and thirty-seven, accord-number of representatives to ing to the foregoing principles, the number of representatives which each town is entitled. tives, which each city, town, and representative district is entitled to elect, and the number of years, within the period of ten years then next ensuing, that each city, town, and representative district may elect an additional representative; and where any town has not a sufficient number of polls to elect a representative each year, then, how many years within the ten years, such town may elect a representative; and the same shall be done once in ten New apportion years, thereafter, by the governor and council, and the once in every number of ratable polls in each decennial census of polls, ten years. shall determine the number of representatives, which each

city, town and representative district may elect as aforesaid; and when the number of representatives to be elected by each city, town, or representative district is ascertained and determined as aforesaid, the governor shall cause the same to be published forthwith for the information of the people, and that number shall remain fixed and unalterable for the period of ten years.

Inconsistent provisions annulled.

All the provisions of the existing constitution inconsistent with the provisions herein contained, are hereby wholly annulled.

Census of inhabitants to be taken in 1840, and decennially thereafter, for basis of representation. Provisions as to census superseded by amend-ments, Arts. XXI. and XXII.

[A census of the inhabitants of each city ART. XIII. and town, on the first day of May, shall be taken, and returned into the secretary's office, on or before the last day of June, of the year one thousand eight hundred and forty, and of every tenth year thereafter; which census shall determine the apportionment of senators and representatives for the term of ten years. 122 Mass, 595.

Senatorial districts declared permanent. senators superseded by amend-ments, Art. XXII.

The several senatorial districts now existing shall be permanent. Provisions as to permanent. The senate shall consist of forty members; and in the year one thousand eight hundred and forty, and every tenth year thereafter, the governor and council shall assign the number of senators to be chosen in each district, according to the number of inhabitants in the But, in all cases, at least one senator shall be assigned to each district.

House of representatives, how apportioned. Provisions as to representatives superseded by amendments, Art. XXI.

The members of the house of representatives shall be apportioned in the following manner: Every town or city containing twelve hundred inhabitants may elect one representative; and two thousand four hundred inhabitants shall be the mean increasing number, which shall entitle it to an additional representative.

Small towns, how represented.

Every town containing less than twelve hundred inhabitants shall be entitled to elect a representative as many times within ten years as the number one hundred and sixty is contained in the number of the inhabitants of said Such towns may also elect one representative for the year in which the valuation of estates within the commonwealth shall be settled.

Towns may unite into representative

Any two or more of the several towns may, by consent of a majority of the legal voters present at a legal meeting, in each of said towns, respectively, called for that purpose, and held before the first day of August, in the year one thousand eight hundred and forty, and every tenth year thereafter, form themselves into a representative district, to continue for the term of ten years; and such district shall have all the rights, in regard to representation, which would belong to a town containing the same number of inhabitants.

The number of inhabitants which shall entitle a town Basts of to elect one representative, and the mean increasing number which shall entitle a town or city to elect more than increase. one, and also the number by which the population of towns not entitled to a representative every year is to be divided, shall be increased, respectively, by one-tenth of the numbers above mentioned, whenever the population of the commonwealth shall have increased to seven hundred and seventy thousand, and for every additional increase of seventy thousand inhabitants, the same addition of onetenth shall be made, respectively, to the said numbers above mentioned.

In the year of each decennial census, the governor and and council to council shall, before the first day of September, apportion apportion the number of the number of representatives which each city, town, and representatives of each town representative district is entitled to elect, and ascertain once in every how many years, within ten years, any town may elect a representative, which is not entitled to elect one every year; and the governor shall cause the same to be published forthwith.

Nine councillors shall be annually chosen from among councillors to the people at large, on the first Wednesday of January, the people at or as soon thereafter as may be, by the joint ballot of the Provisions as to senators and representatives, assembled in one room, who somethors superseded by shall, as soon as may be, in like manner, fill up any vacan-amendments, Art. XVI. cies that may happen in the council, by death, resignation, No person shall be elected a councillor, who Qualifications or otherwise. has not been an inhabitant of this commonwealth for the term of five years immediately preceding his election; and not more than one councillor shall be chosen from any one senatorial district in the commonwealth.]

No possession of a freehold, or of any other estate, shall Freehold as a qualification for be required as a qualification for holding a seat in either a seat in general court or council branch of the general court, or in the executive council.

ART. XIV. In all elections of civil officers by the Elections by the people of this commonwealth, whose election is provided plurality of for by the constitution, the person having the highest num- votes. ber of votes shall be deemed and declared to be elected.

ART. XV. The meeting for the choice of governor, Time of annual lieutenant-governor, senators, and representatives, shall error and legisbe held on the Tuesday next after the first Monday in lature. November, annually; but in case of a failure to elect rep-

resentatives on that day, a second meeting shall be holden, for that purpose, on the fourth Monday of the same month of November.

Eight councillors to be chosen by the people. 122 Mass. 595, 598.

Legislature to district state.

Eligibility defined.

Day and manner of election,

Vacancies, how filled.
For new provision as to vacancies, see amendments, Art. XXV.

Organization of the government.

ART. XVI. Eight councillors shall be annually chosen by the inhabitants of this commonwealth, qualified to vote for governor. The election of councillors shall be determined by the same rule that is required in the election of The legislature, at its first session after this amendment shall have been adopted, and at its first session after the next state census shall have been taken. and at its first session after each decennial state census thereafterwards, shall divide the commonwealth into eight districts of contiguous territory, each containing a number of inhabitants as nearly equal as practicable, without dividing any town or ward of a city, and each entitled to elect one councillor: provided, however, that if, at any time, the constitution shall provide for the division of the commonwealth into forty senatorial districts, then the legislature shall so arrange the councillor districts, that each district shall consist of five contiguous senatorial districts, as they shall be, from time to time, established by the legis-No person shall be eligible to the office of councillor who has not been an inhabitant of the commonwealth for the term of five years immediately preceding his elec-The day and manner of the election, the return of the votes, and the declaration of the said elections, shall be the same as are required in the election of governor. Whenever there shall be a failure to elect the full number of councillors, the vacancies shall be filled in the same manner as is required for filling vacancies in the senate; and vacancies occasioned by death, removal from the state, or otherwise, shall be filled in like manner, as soon as may be, after such vacancies shall have happened. And that there may be no delay in the organization of the government on the first Wednesday of January, the governor, with at least five councillors for the time being, shall, as soon as may be, examine the returned copies of the records for the election of governor, lieutenant-governor, and councillors; and ten days before the said first Wednesday in January he shall issue his summons to such persons as appear to be chosen, to attend on that day to be qualified accordingly; and the secretary shall lay the returns before the senate and house of representatives on the said first Wednesday in January, to be by them examined; and in case of the election of either of said officers, the choice

shall be by them declared and published; but in case there shall be no election of either of said officers, the legislature shall proceed to fill such vacancies in the manner provided in the constitution for the choice of such officers.

ART. XVII. The secretary, treasurer and receiver- Election of general, auditor, and attorney-general, shall be chosen user, and attorney-annually, on the day in November prescribed for the general by the choice of governor; and each person then chosen as such, people. duly qualified in other respects, shall hold his office for the term of one year from the third Wednesday in January next thereafter, and until another is chosen and qualified in his stead. The qualification of the voters, the manner of the election, the return of the votes, and the declaration of the election, shall be such as are required in the election of governor. In case of a failure to elect Vacan either of said officers on the day in November aforesaid, or in case of the decease, in the mean time, of the person elected as such, such officer shall be chosen on or before the third Wednesday in January next thereafter, from the two persons who had the highest number of votes for said offices on the day in November aforesaid, by joint ballot of the senators and representatives, in one room; and in case the office of secretary, or treasurer and receivergeneral, or auditor, or attorney-general, shall become vacant, from any cause, during an annual or special session of the general court, such vacancy shall in like manner be filled by choice from the people at large; but if such vacancy shall occur at any other time, it shall be supplied by the governor by appointment, with the advice and consent of the council. The person so chosen or appointed, duly qualified in other respects, shall hold his office until his successor is chosen and duly qualified in his stead. In case any person chosen or appointed to either of the To quality offices aforesaid, shall neglect, for the space of ten days otherwise offices after he could otherwise enter upon his duties, to qualify to be deemed himself in all respects to enter upon the discharge of such duties, the office to which he has been elected or appointed shall be deemed vacant. No person shall be eligible to Qualification either of said offices unless he shall have been an inhabitant of this commonwealth five years next preceding his election or appointment.

All moneys raised by taxation in the school moneys ART. XVIII. towns and cities for the support of public schools, and not to be applied for sectaall moneys which may be appropriated by the state for rian schools. For original the support of common schools, shall be applied to, and provision as to

schools, see constitution, Part First, Art. 12 Allen, 500,

expended in, no other schools than those which are conducted according to law, under the order and superintendence of the authorities of the town or city in which the 103 Mass. 94, 96. money is to be expended; and such moneys shall never be appropriated to any religious sect for the maintenance, exclusively, of its own school.

Legislature to prescribe for the election of sheriffs, regis-ters of probate, etc. See amendments, Art. XXXVI. 8 Gray, 1. 18 Gray, 74.

ART. XIX. The legislature shall prescribe, by general law, for the election of sheriffs, registers of probate, [commissioners of insolvency, and clerks of the courts, by the people of the several counties, and that district-attorneys shall be chosen by the people of the several districts, for such term of office as the legislature shall prescribe.

110 Mass. 172, 178.

117 Mass. 602, 603. 121 Mass. 65.

Reading consti-Reading countition in English and writing, neces-sary qualifica-tions of voters. Proviso. For other qualifications, see amendments. Art. III. See also amendments, Art. XXIII., which was annulled by amendments, Art. XXVI.

ART. XX. No person shall have the right to vote, or be eligible to office under the constitution of this commonwealth, who shall not be able to read the constitution in the English language, and write his name: provided, however, that the provisions of this amendment shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any persons who shall be sixty years of age or upwards at the time this amendment shall take effect.

Census of legal voters and of inhabitants, when taken, etc. See P. S. c. 31.

ART. XXI. A census of the legal voters of each city and town, on the first day of May, shall be taken and returned into the office of the secretary of the commonwealth, on or before the last day of June, in the year one thousand eight hundred and fifty-seven; and a census of the inhabitants of each city and town, in the year one thousand eight hundred and sixty-five, and of every tenth year thereafter. In the census aforesaid, a special enumeration shall be made of the legal voters; and in each city, said enumeration shall specify the number of such legal voters aforesaid, residing in each ward of such city. enumeration aforesaid shall determine the apportionment of representatives for the periods between the taking of the census.

House of representatives to consist of 240 mem bers. Legislature to apportion, etc. 10 Gray, 613.

The house of representatives shall consist of two hundred and forty members, which shall be apportioned by the legislature, at its first session after the return of each enumeration as aforesaid, to the several counties of the commonwealth, equally, as nearly as may be, according to their relative numbers of legal voters, as ascertained by the next preceding special enumeration; and the town of Cohasset, in the county of Norfolk, shall, for this pur-

pose, as well as in the formation of districts, as hereinafter provided, be considered a part of the county of Plymouth; and it shall be the duty of the secretary of the common-secretary shall wealth, to certify, as soon as may be after it is determined certain to divide the divide divid by the legislature, the number of representatives to which to divide counties. each county shall be entitled, to the board authorized to divide each county into representative districts. mayor and aldermen of the city of Boston, the county commissioners of other counties than Suffolk, — or in lieu of the mayor and aldermen of the city of Boston, or of the county commissioners in each county other than Suffolk, such board of special commissioners in each county, to be elected by the people of the county, or of the towns therein, as may for that purpose be provided by law, shall, on the first Tuesday of August next after each Meeting for assignment of representatives to each county, assemble at first Tuesday a shire town of their respective counties, and proceed, as in August. soon as may be, to divide the same into representative districts of contiguous territory, so as to apportion the representation assigned to each county equally, as nearly as may be, according to the relative number of legal voters in the several districts of each county; and such districts shall be so formed that no town or ward of a city shall be divided therefor, nor shall any district be made which shall be entitled to elect more than three representatives. Every representative, for one year at least next preceding Qualifications of his election, shall have been an inhabitant of the district 122 Mass, 595, for which he is chosen, and shall cease to represent such district when he shall cease to be an inhabitant of the The districts in each county shall be Districts to be commonwealth. numbered by the board creating the same, and a descrip-described and tion of each. with the numbers thereof and the number certified. tion of each, with the numbers thereof and the number of legal voters therein, shall be returned by the board, to the secretary of the commonwealth, the county treasurer of each county, and to the clerk of every town in each district, to be filed and kept in their respective offices. The manner of calling and conducting the meetings for the choice of representatives, and of ascertaining their election, shall be prescribed by law. [Not less than one Quorum, see hundred members of the house of representatives shall Art. XXXIII constitute a quorum for doing business; but a less number may organize temporarily, adjourn from day to day, and compel the attendance of absent members. ART. XXII. A census of the legal voters of each city Consus, etc. See P. S. c. 31.

and town, on the first day of May, shall be taken and

Voters to be basis of apportionment of senators.

Senate to consist of forty members.

Senatorial districts, etc.

See amendments, Art. XXIV.

Qualifications of senators.

Quorum, see amendments, Art. XXXIII.

Residence of two years required of naturalized citizens, to entitle to suffrage or make eligible to office. This article annulled by Art. XXVI.

returned into the office of the secretary of the commonwealth, on or before the last day of June, in the year one thousand eight hundred and fifty-seven; and a census of the inhabitants of each city and town, in the year one thousand eight hundred and sixty-five, and of every tenth year thereafter. In the census aforesaid, a special enumeration shall be made of the legal voters, and in each city said enumeration shall specify the number of such legal voters aforesaid, residing in each ward of such city. The enumeration aforesaid shall determine the apportionment of senators for the periods between the taking of the The senate shall consist of forty members. general court shall, at its first session after each next preceding special enumeration, divide the commonwealth into forty districts of adjacent territory, each district to contain, as nearly as may be, an equal number of legal voters, according to the enumeration aforesaid: provided, however, that no town or ward of a city shall be divided therefor; and such districts shall be formed, as nearly as may be, without uniting two counties, or parts of two or more counties, into one district. Each district shall elect one senator, who shall have been an inhabitant of this commonwealth five years at least immediately preceding his election, and at the time of his election shall be an inhabitant of the district for which he is chosen; and he shall cease to represent such senatorial district when he shall cease to be an inhabitant of the commonwealth. than sixteen senators shall constitute a quorum for doing business; but a less number may organize temporarily, adjourn from day to day, and compel the attendance of absent members.]

ART. XXIII. [No person of foreign birth shall be entitled to vote, or shall be eligible to office, unless he shall have resided within the jurisdiction of the United States for two years subsequent to his naturalization, and shall be otherwise qualified, according to the constitution and laws of this commonwealth: provided, that this amendment shall not affect the rights which any person of foreign birth possessed at the time of the adoption thereof; and, provided, further, that it shall not affect the rights of any child of a citizen of the United States, born during the temporary absence of the parent therefrom.]

Vacancies in the senate.

ART. XXIV. Any vacancy in the senate shall be filled by election by the people of the unrepresented district, upon the order of a majority of the senators elected.

ART. XXV. In case of a vacancy in the council, from Vacancies in the a failure of election, or other cause, the senate and house of representatives shall, by concurrent vote, choose some eligible person from the people of the district wherein such vacancy occurs, to fill that office. If such vacancy shall happen when the legislature is not in session, the governor, with the advice and consent of the council, may fill the same by appointment of some eligible person.

ART. XXVI. The twenty-third article of the articles Twenty-third of amendment of the constitution of this commonwealth, amendments which is as follows, to wit: "No person of foreign birth annulled. shall be entitled to vote, or shall be eligible to office, unless he shall have resided within the jurisdiction of the United States for two years subsequent to his naturalization, and shall be otherwise qualified, according to the constitution and laws of this common wealth: provided, that this amendment shall not affect the rights which any person of foreign birth possessed at the time of the adoption thereof; and provided, further, that it shall not affect the rights of any child of a citizen of the United States, born during the temporary absence of the parent therefrom," is hereby wholly annulled.

ART. XXVII. So much of article two of chapter six Provisions of of the constitution of this commonwealth as relates to per-VI., relating to sons holding the office of president, professor, or instructor vard College, of Harvard College, is hereby annulled.

annulled.

ART. XXVIII. No person having served in the army Superseded by Art XXXI. or navy of the United States in time of war, and having been honorably discharged from such service, if otherwise qualified to vote, shall be disqualified therefor on account of being a pauper; or, if a pauper, because of the nonpayment of a poll tax.

ART. XXIX. The general court shall have full power voting precincts in towns. and authority to provide for the inhabitants of the towns in this commonwealth more than one place of public meeting within the limits of each town for the election of officers under the constitution, and to prescribe the manner of calling, holding and conducting such meetings. All the provisions of the existing constitution inconsistent with the provisions herein contained are hereby annulled.

ART. XXX. No person, otherwise qualified to vote in Voters not die elections for governor, lieutenant-governor, senators, and qualified by reason of representatives, shall, by reason of a change of residence dence until six within the commonwealth, be disqualified from voting for months from time of removal. said officers in the city or town from which he has removed

his residence, until the expiration of six calendar months from the time of such removal.

Amendments, Art. XXVIII. amended.

ART. XXXI. Article twenty-eight of the amendments of the constitution is hereby amended by striking out in the fourth line thereof the words "being a pauper", and inserting in place thereof the words: - receiving or having received aid from any city or town, - and also by striking out in said fourth line the words "if a pauper", so that the article as amended shall read as follows: ARTICLE XXVIII. No person having served in the army or navy of the United States in time of war, and having been honorably discharged from such service, if otherwise qualified to vote, shall be disqualified therefor on account of receiving or having received aid from any city or town, or because of the non-payment of a poll tax.

Person who served in army or navy, etc., not disqualified from voting for non-payment of poll tax.

Provisions of amendments, Art. III., rela tive to payment voting qualification, annulied.

ART. XXXII. So much of article three of the amendments of the constitution of the commonwealth as is contained in the following words: "and who shall have paid, by himself, or his parent, master, or guardian, any state or county tax, which shall, within two years next preceding such election, have been assessed upon him, in any town or district of this commonwealth; and also every citizen who shall be, by law, exempted from taxation, and who shall be, in all other respects, qualified as above mentioned", is hereby annulled.

Quorum, in each branch of the general court, to consist of a majority of members.

ART. XXXIII. A majority of the members of each branch of the general court shall constitute a quorum for the transaction of business, but a less number may adjourn from day to day, and compel the attendance of absent All the provisions of the existing constitution inconsistent with the provisions herein contained are hereby annulled.

Provisions of Art. II., § I., Chap. II., Part II., relative to property quali-fication of governor, annulled.

ART. XXXIV. So much of article two of section one of chapter two of part the second of the constitution of the commonwealth as is contained in the following words: "and unless he shall at the same time be seised, in his own right, of a freehold, within the commonwealth, of the value of one thousand pounds"; is hereby annulled.

Provisions of Art. II., § III., Chap.I., relative to expense the general

ART. XXXV. So much of article two of section three of chapter one of the constitution of the commonwealth as is contained in the following words: "The expenses of travelling to the general assembly, and returning home, members of the once in every session, and no more, shall be paid by the government, out of the public treasury, to every member who shall attend as seasonably as he can, in the judgment of the house, and does not depart without leave", is hereby annulled.

ART. XXXVI. So much of article nineteen of the Amendments, articles of amendment to the constitution of the common-amended. wealth as is contained in the following words: "commissioners of insolvency", is hereby annulled.

ART. XXXVII. The governor, with the consent of Removal of Certain officers.

the council, may remove justices of the peace and notaries

public.

ART. XXXVIII. Voting machines or other mechanical machines may devices for voting may be used at all elections under such be used at elections. regulations as may be prescribed by law: provided, however, that the right of secret voting shall be preserved.

ART. XXXIX. Article ten of part one of the constilled lating of the tution is hereby amended by adding to it the following relative to the taking of land, words: — The legislature may by special acts for the pureuco. for pose of laying out, widening or relocating highways or relocating streets, authorize the taking in fee by the commonwealth, or by a county, city or town, of more land and property than are needed for the actual construction of such highway or street: provided, however, that the land and prop- Proviso. erty authorized to be taken are specified in the act and are no more in extent than would be sufficient for suitable building lots on both sides of such highway or street, and after so much of the land or property has been appropriated for such highway or street as is needed therefor, may authorize the sale of the remainder for value with or without suitable restrictions.

ART. XL. Article three of the amendments to the Amendments, constitution is hereby amended by inserting after the Art. III., word "guardianship", in line two, the following: - and persons temporarily or permanently disqualified by law because of corrupt practices in respect to elections.

ART. XLI. Full power and authority are hereby given Taxation of wild and granted to the general court to prescribe for wild or or forest lands. forest lands such methods of taxation as will develop and conserve the forest resources of the commonwealth.

Full power and authority are hereby Referendum. ART. XLII. given and granted to the general court to refer to the people for their rejection or approval at the polls any act or resolve of the general court or any part or parts thereof. Such reference shall be by a majority yea and nay vote of all members of each house present and voting. act, resolve, or part thereof so referred shall be voted on

at the regular state election next ensuing after such refer-

ence, shall become law if approved by a majority of the voters voting thereon, and shall take effect at the expiration of thirty days after the election at which it was approved or at such time after the expiration of the said thirty days as may be fixed in such act, resolve or part thereof.

The constitution of Massachusetts was agreed upon by delegates of the people, in convention, begun and held at Cambridge, on the first day of September, 1779, and continued by adjournments to the second day of March, 1780, when the convention adjourned to meet on the first Wednesday of the ensuing June. In the mean time the constitution was submitted to the people, to be adopted by them, provided two-thirds of the votes given should be in the affirmative. When the convention assembled, it was found that the constitution had been adopted by the requisite number of votes, and the convention accordingly Resolved, "That the said Constitution or Frame of Government shall take place on the last Wednesday of October next; and not before, for any purpose, save only for that of making elections, agreeable to this resolution." The first legislature assembled at Boston, on the twenty-fifth day of October, 1780.

The first nine Articles of Amendment were submitted, by delegates in convention assembled, November 15, 1820, to the people, and by them ratified and adopted April 9, 1821.

The tenth Article was adopted by the legislatures of the political years 1829-30 and 1830-31, respectively, and was approved and ratified by the people May 11, 1831.

The eleventh Article was adopted by the legislatures of the political years 1832 and 1833, respectively, and was approved and ratified by the people November 11, 1833.

The twelfth Article was adopted by the legislatures of the political years 1835 and 1836, respectively, and was approved and ratified by the people the fourteenth day of November, 1836.

The thirteenth Article was adopted by the legislatures of the political years 1839 and 1840, respectively, and was approved and ratified by the people the sixth day of April, 1840.

The fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, and nineteenth Articles were adopted by the legislatures of the political years 1854 and 1855, respectively, and ratified by the people the twenty-third day of May, 1855.

The twentieth, twenty-first, and twenty-second Articles were adopted by the legislatures of the political years 1856 and 1857, respectively, and ratified by the people on the first day of May, 1857.

The twenty-third Article was adopted by the legislatures of the political years 1858 and 1859, respectively, and ratified by the people on the ninth day of May, 1859, and was repealed by the twenty-sixth Amendment.

The twenty-fourth and twenty-fifth Articles were adopted by the legislatures of the political years 1859 and 1860, and ratified by the people on the seventh day of May, 1860.

The twenty-sixth Article was adopted by the legislatures of the political years 1862 and 1863, and ratified by the people on the sixth day of April, 1863.

The twenty-seventh Article was adopted by the legislatures of the political years 1876 and 1877, and was approved and ratified by the people on the sixth day of November, 1877.

The twenty-eighth Article was adopted by the legislatures of the political years 1880 and 1881, and was approved and ratified by the people on the eighth day of November, 1881.

The twenty-ninth Article was adopted by the legislatures of the political years 1884 and 1885, and was approved and ratified by the people on the third day of November, 1885.

The thirtieth and thirty-first Articles were adopted by the legislatures of the political years 1889 and 1890, and were approved and ratified by the people on the fourth day of November, 1890.

The thirty-second and thirty-third Articles were adopted by the legislatures of the political years 1890 and 1891, and were approved and ratified by the people on the third day of November, 1891.

The thirty-fourth Article was adopted by the legislatures of the political years 1891 and 1892, and was approved and ratified by the people on the eighth day of November, 1892.

The thirty-fifth Article was adopted by the legislatures of the political years 1892 and 1893, and was approved and ratified by the people on the seventh day of November, 1893.

The thirty-sixth Article was adopted by the legislatures of the political years 1893 and 1894, and was approved and ratified by the people on the sixth day of November, 1894.

The thirty-seventh Article was adopted by the legislatures of the political years 1906 and 1907, and was approved and ratified by the people on the fifth day of November, 1907.

The thirty-eighth Article was adopted by the legislatures of the political years 1909 and 1910, and was approved and ratified by the people on the seventh day of November, 1911.

The thirty-ninth Article was adopted by the legislatures of the political years 1910 and 1911, and was approved and ratified by the people on the seventh day of November, 1911.

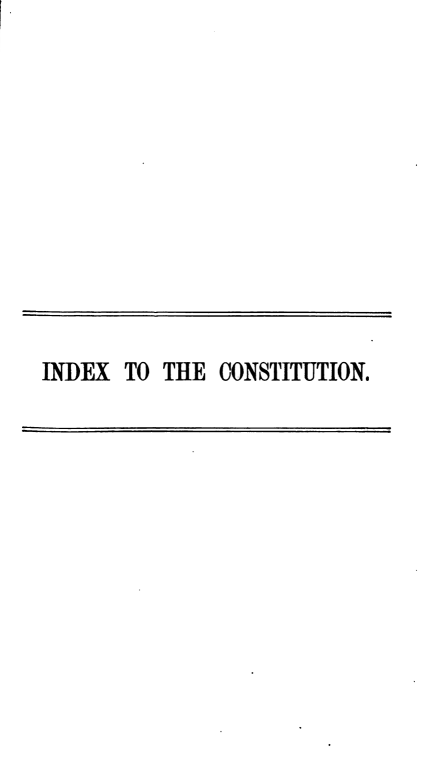
The fortieth and forty-first Articles were adopted by the legislatures of the political years 1911 and 1912, and were approved and ratified by the people on the fifth day of November, 1912.

The forty-second Article was adopted by the legislatures of the political years 1912 and 1913, and was approved and ratified by the people on the fourth day of November, 1913.

[A proposed Article of Amendment prohibiting the manufacture and sale of Intoxicating Liquor as a beverage, adopted by the legislatures of the political years 1888 and 1889, was rejected by the people on the twenty-second day of April, 1889.]

[Proposed Articles of Amendment, (1) Establishing biennial elections of state officers, and (2) Establishing biennial elections of members of the General Court, adopted by the legislatures of the political years 1895 and 1896, were rejected by the people at the annual election held on the third day of November, 1896.]

[A proposed Article of Amendment to make Women eligible to appointment as Notaries Public, adopted by the legislatures of the political years 1912 and 1913, was rejected by the people on the fourth day of November, 1913.]



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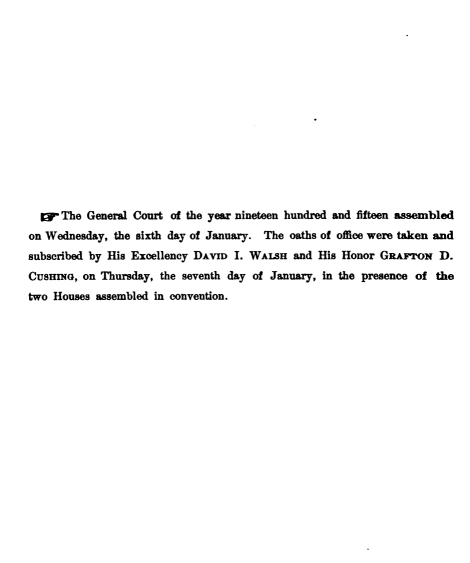


GENERAL ACTS

OF

MASSACHUSETTS.

1915.



GENERAL ACTS.

An Act relative to the election by the towns of Chap. ROCHESTER, WAREHAM AND CARVER OF COMMITTEES TO REGULATE THE TAKING OF ALEWIVES IN WEWEANTIT RIVER.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. The committees chosen by the towns of Committee Rochester, Wareham and Carver to act jointly in selling at the taking of public auction the privilege of taking alewives in the We-Wewentit weantit river in the county of Plymouth in pursuance of river, etc. chapter sixty-nine of the acts of the year seventeen hundred and ninety-seven, approved March first, seventeen hundred and ninety-eight, shall hereafter be elected by the said How elected. towns at their annual town meetings, and the members of the committee shall be nominated and elected in the same manner in which other town officers are nominated and elected.

Section 2. This act shall take effect upon its passage. Approved February 9, 1915.

PROVIDE SUITABLE Chap. An Act to authorize cities TO QUARTERS FOR THE POSTS OF THE GRAND ARMY OF THE REPUBLIC.

Be it enacted, etc., as follows:

Section twenty-eight of chapter twenty-six of the Revised R. L. 26, 1 28, Laws is hereby amended by inserting after the word "holidays", in the fourth line, the words: - for the purpose of providing or defraying the expenses of suitable quarters for posts of the grand army of the republic, — so as to read as follows: — Section 28. The city council may, by a yea and Cities may provide suit-nay vote of two thirds of the members of each branch thereof able quarters for grand present and voting, appropriate money for armories for the army of the use of the state militia, for the celebration of holidays, for republic posts.

the purpose of providing or defraying the expenses of suitable quarters for posts of the grand army of the republic, and for other public purposes to an amount not exceeding in any one year one fiftieth of one per cent of its valuation for such year.

Approved February 10, 1915.

Chap. 3 An Act to provide a penalty for violation of the law relative to the close season on quall in the county of essex.

Be it enacted, etc., as follows:

1914, 79, amended.

Chapter seventy-nine of the acts of the year nineteen hundred and fourteen is hereby amended by adding at the end thereof the following: — Whoever violates the provisions of this act shall be punished by a fine of twenty dollars for each bird in respect to which the violation occurs, — so as to read as follows: — It shall be unlawful to hunt, pursue, take or kill quail in the county of Essex until the beginning of the open season for quail throughout the commonwealth in the year nineteen hundred and nineteen. Whoever violates the provisions of this act shall be punished by a fine of twenty dollars for each bird in respect to which the viola-

Approved February 11, 1915.

Hunting, etc., of quail in Easex county restricted.

Penalty.

Chap. 4 An Act to authorize the metropolitan park commission to provide immediate work on the parks and reservations under its care and control.

Be it enacted, etc., as follows:

tion occurs.

Providing immediate work on the metropolitan parks and reservations.

Section 1. The metropolitan park commission, for the purpose of providing immediate work on, and continuing the construction, improvement and development of, the parks and reservations under its care and control, and to carry out the provisions of chapter four hundred and seven of the acts of the year eighteen hundred and ninety-three, is hereby authorized to expend the sum of fifty thousand dollars as an addition to the Metropolitan Parks Loan.

Metropolitan Parks Loan.

SECTION 2. To meet expenditures made under authority of this act the treasurer and receiver general, with the approval of the governor and council, shall issue scrip or certificates of indebtedness, bearing interest at a rate not exceeding four per cent per annum, to the amount of fifty thousand dollars as an addition to the Metropolitan Parks Loan, and

shall add to the existing sinking fund to provide for the payment of the same. Such scrip or certificates of indebtedness shall be issued and additions to said sinking fund shall be assessed and collected in accordance with the provisions of chapter four hundred and nineteen of the acts of the year eighteen hundred and ninety-nine, and acts in amendment thereof and in addition thereto.

SECTION 3. The metropolitan park commission in the Employees to be selected employment of labor to carry out the purposes of this act to be selected shall select the employees either from the state civil service service lists. lists or from the lists of the cities and towns in the district: provided, however, that preference in employment shall be Proviso. given to those on the lists of the cities and towns situated in the immediate locality in which the work is being done.

Section 4. This act shall take effect upon its passage. Approved February 11, 1915.

An Act to authorize the metropolitan park commission Chap. TO PROVIDE IMMEDIATE WORK ON THE PARKWAYS AND BOULEVARDS UNDER ITS CARE AND CONTROL.

Be it enacted, etc., as follows:

SECTION 1. The metropolitan park commission, for the providing purpose of providing immediate work on, and continuing work on work on the construction, improvement and development of the parkways and boulevards under its care and control, and to boulevards. carry out the provisions of chapter two hundred and eightyeight of the acts of the year eighteen hundred and ninetyfour, is hereby authorized to expend the sum of fifty thousand dollars as an addition to the Metropolitan Parks Loan, Series Two.

SECTION 2. To meet expenditures made under authority Motropolitan of this act the treasurer and receiver general, with the apsecies Two. proval of the governor and council, shall issue scrip or certificates of indebtedness, bearing interest at a rate not exceeding four per cent per annum, to the amount of fifty thousand dollars, as an addition to the Metropolitan Parks Loan, Series Two, and shall add to the existing sinking fund to provide for the payment of the same. Such scrip or certificates of indebtedness shall be issued and additions to said sinking fund shall be assessed and collected in accordance with the provisions of chapter four hundred and nineteen of the acts of the year eighteen hundred and ninetynine. and acts in amendment thereof and in addition thereto.

Employees to be selected from civil ervice lists.

Proviso.

SECTION 3. The metropolitan park commission in the employment of labor to carry out the purposes of this act shall select the employees either from the state civil service lists or from the lists of the cities and towns in the district: provided, however, that preference in employment shall be given to those on the lists of the cities and towns situated in the immediate locality in which the work is being done. SECTION 4. This act shall take effect upon its passage. Approved February 11, 1915.

Chap. 6 An Act relative to the preservation of records by THE CIVIL SERVICE COMMISSION.

Be it enacted, etc., as follows:

R. L. 19, § 5, etc., amended.

Civil service commission to preserve

Annual report, etc.

Section 1. Section five of chapter nineteen of the Revised Laws, as amended by chapter three hundred and eight of the acts of the year nineteen hundred and two, is hereby further amended by striking out the word "six", in the seventh line, and inserting in place thereof the word: three, — so as to read as follows: — Section 5. They shall keep records of their proceedings and of examinations made by them or under their authority. Recommendations of applicants received by them or by any officer authorized to make appointments or to employ laborers or others, within the scope of such rules, and the examination papers of such applicants, shall be preserved for at least three years, after which time any or all application and examination papers of applicants, with accompanying recommendations, may, at the discretion of said commissioners, be destroyed. Such records and recommendations shall, under regulations approved by the governor and council, be open to public inspection. The commissioners shall from time to time suggest to the general court appropriate legislation for the administration and improvement of the civil service and shall annually before the tenth day of January make a report which shall contain any rules adopted under the provisions of this chapter.

Section 2. This act shall take effect upon its passage. Approved February 15, 1915.

An Act to require a majority of the directors of a Chap. MUTUAL FIRE INSURANCE COMPANY OR MUTUAL LIABILITY INSURANCE COMPANY TO BE CITIZENS OF THE COMMON-WEALTH.

Be it enacted, etc., as follows:

Section 1. Section forty-three of chapter five hundred amended. 42, and seventy-six of the acts of the year nineteen hundred and seven is hereby amended by striking out the third paragraph from the end, which provides for the eligibility of directors, and inserting in place thereof the following: - A majority Majority of at least of the directors shall be citizens of this common-director wealth, and, after the first election, members only shall be companies to be disqualified from serving the common the com the term for which he was chosen by reason of the expiration wealth.

or cancellation of his policy: provided, that, in companies Proviso.

chosen from the stockholders. Section 2. This act shall take effect upon its passage. Approved February 15, 1915.

with a guaranty capital, one half of the directors shall be

An Act relative to the location by the massachusetts Chap. HIGHWAY COMMISSION OF HIGHWAYS FOR WHICH APPRO-PRIATIONS ARE MADE.

Be it enacted, etc., as follows:

Section 1. The Massachusetts highway commission is Location hereby authorized, whenever any money has been or shall by highway be appropriated by the general court for the use of said highways. commission in the construction or improvement of any particular road or roads, to expend such money in constructing or improving the whole or such part or parts of said road or roads as it shall deem best, either upon the location of the existing roads or upon any new routes or relocations that may be laid out by the county commissioners of the county or the selectmen of the town in which said road or roads are situated, and no part of the road or roads so improved shall become a state highway or be maintained as such. The said commission may, however, in its discretion May be laid lay out the whole or any part of such road or roads as a highways. state highway under the provisions of the general law. All Repeal.

acts and parts of acts inconsistent herewith are hereby repealed.

Section 2. This act shall take effect upon its passage. Approved February 15, 1915.

Chap. 9 An Act to authorize the acceptance of RECOGNIZANCES ON THE LORD'S DAY.

Be it enacted, etc., as follows:

R. L. 168, § 38, amended.

Certain

recognizances may be accepted on the Lord's

Section 1. Section thirty-eight of chapter one hundred and sixty-eight of the Revised Laws is hereby amended by adding at the end thereof the words: - Any recognizance authorized by the provisions of this chapter may be accepted on the Lord's day, — so as to read as follows: — Section 38. Pending the examination and at any time after the defendant or debtor is taken before a magistrate, a magistrate named in section twenty-nine may accept his recognizance with surety or sureties in a sum not less than the amount of the execution, or of the ad damnum in the writ if he is arrested on mesne process, that he will appear at the time fixed for his examination, and from time to time until the same is concluded, and not depart without leave of the magistrate, making no default at any time fixed for his examination, and abide the final order of the magistrate thereon. No recognizance under the provisions of this chapter, except in case of appeal under the provisions of section fifty-three, shall be accepted after the oath has been

No acceptance after oath refused, etc.

Section 2. This act shall take effect upon its passage. Approved February 15, 1915.

once refused to the debtor. Any recognizance authorized by the provisions of this chapter may be accepted on the

Chap. 10 An Act relative to the licensing of operators of MOTOR CYCLES.

Be it enacted, etc., as follows:

Lord's day.

1909, 534, § 8, etc., amended.

Section 1. Section eight of chapter five hundred and thirty-four of the acts of the year nineteen hundred and nine, as amended by section three of chapter six hundred and five of the acts of the year nineteen hundred and ten, is hereby further amended by striking out the word "automobiles", in the second line, and inserting in place thereof the words: — motor vehicles, — by striking out the word "automobiles", in the sixteenth and seventeenth lines, and inserting in place thereof the words: - motor vehicles, by striking out the word "automobiles", in the twentysecond line, and inserting in place thereof the words: motor vehicles, - by striking out the word "cycle", in the twenty-fifth line, and inserting in place thereof the word: - vehicle, - by striking out the word "automobiles", in the twenty-seventh line, and inserting in place thereof the words: - motor vehicles, - and by striking out after the word "issue", in the thirty-seventh line, the words "A person whose motor cycle has been registered in accordance with the provisions of sections two and three of this act may operate such motor cycle without a license from the commission, and the certificate of registration for said vehicle shall be evidence of the right of the owner thereof to operate it while said registration is in force", so as to read as follows: - Section 8. Application to operate motor vehicles Application to may be made, by mail or otherwise, to the commission or vehicles, how its duly authorized agent upon blanks prepared under its made. authority. The fees provided in section twenty-nine shall be deposited with the application. Before such a license is granted the applicant shall pass such examination as to his qualifications as the commission shall require, and no license shall be issued until the commission or its authorized agent is satisfied that the applicant is a proper person to receive it. No operator's license shall be issued to any person under operator must sixteen years of age. To each person shall be assigned be sixteen years of age, some distinguishing number or mark, and the licenses issued shall be in such form as the commission shall determine; they may contain special restrictions and limitations concerning the type of motor power, horse power, design and other features of the motor vehicles which the licensee may operate; they shall contain the distinguishing number or mark assigned to the licensee, his name, place of residence and address, and a brief description of the licensee for purposes of identification; and such other information as the commission shall deem necessary. A person to whom a license to operate motor vehicles has been issued, unless such license contains a special limitation or restriction, may operate any registered motor vehicle. Special licenses shall be issued to chauffeurs, but no such special license shall be issued to any person less than eighteen years whom issued. of age. Every person licensed to operate motor vehicles as

"Private operators' licenses," date of expiration.

aforesaid shall endorse his usual signature on the margin of the license, in the space provided for the purpose, immediately upon the receipt of said license, and such license shall not be valid until so endorsed. All licenses to operate motor vehicles, heretofore commonly called "private operators' licenses", and other than those of chauffeurs, shall expire at midnight upon the thirty-first day of December in the year nineteen hundred and nine, and thereafter all licenses issued to operators and chauffeurs shall be valid for one year only from the date of issue. Every application filed under the provisions of this section shall be sworn to by the applicant before a justice of the peace or a notary public. The fee for such oath shall not exceed twenty-five cents.

1909, 534, § 29, etc., amended.

Section 2. Section twenty-nine of said chapter five hundred and thirty-four, as amended by section one of chapter six hundred and ninety-five of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out after the word "cycle", in the fourth line, the words "including the right of the owner thereof to operate the vehicle", so that the second paragraph of said section shall read as follows: — For the registration of every motor cycle, two dollars.

Fee for registration.

Approved February 16, 1915.

Chap. 11 An Act relative to the licensing of operators of motor vehicles used for special or municipal purposes.

Be it enacted, etc., as follows:

Operators of motor vehicles used for special or municipal purposes to be licensed. Section 1. Whoever operates a motor ambulance, and whoever operates a street sprinkler, fire engine or other fire apparatus, police patrol wagon or any other vehicle which is used by the police, park or other department of any city or town solely for the official business of the city or town, and which is propelled by power other than muscular power, shall be subject to all of the provisions of chapter five hundred and thirty-four of the acts of the year nineteen hundred and nine, and acts in amendment thereof, relating to chauffeurs and operators of motor vehicles.

Section 2. This act shall take effect upon its passage.

Approved February 16, 1915.

An ACT RELATIVE TO THE ESTABLISHMENT AND MAINTE- Chap. 12 NANCE OF PEST HOUSES BY CITIES AND TOWNS.

Be it enacted, etc., as follows:

Section 1. Section forty-six of chapter seventy-five of R. L. 75, § 46, amended. the Revised Laws, as amended by section two of chapter two hundred and six of the acts of the year nineteen hundred and two, and by section two of chapter three hundred and sixty-five of the acts of the year nineteen hundred and six, is hereby further amended by striking out the said section and inserting in place thereof the following: - Section 46. Removal of certain persons A magistrate authorized to issue warrants in criminal cases to any peetmay issue a warrant directed to the sheriff of the county or certain condi-his deputy, or to any constable or police officer, requiring him, under the direction of the board of health, to remove any person who is infected with a contagious disease, or to take up and impress convenient houses, lodging, nurses, attendants and other necessaries. The removal authorized by this section may be made to a hospital in any city or town established for the reception of persons having smallpox or other disease dangerous to the public health, provided that the assent of the board of health of the city or town to which such removal is to be made shall first have been obtained.

Section 2. This act shall take effect upon its passage. Approved February 16, 1915.

An Act relative to the proof of claims against Chap. 13 INSOLVENT ESTATES OF DECEASED PERSONS.

Be it enacted, etc., as follows:

Section 1. Section nine of chapter one hundred and R. L. 142, 19. forty-two of the Revised Laws is hereby amended by striking out all after the word "time", in the seventh line, and inserting in place thereof the following: - upon petition of the commissioners or any party in interest, and during such extended time, presentation of claims shall not be barred by any existing provision of law limiting the time within which actions by a creditor of the deceased may be brought against an executor or administrator, — so as to read as follows:—Section 9. Six months after the appointment of claims against the commissioners or after the order of the court under the insolvent estates of provisions of section five shall be allowed for the creditors to

Presentation of claims not barred, etc. present and prove their claims; and if a new commissioner is appointed under the provisions of section six, the time shall be extended until the expiration of six months from his appointment. The court may allow further time upon petition of the commissioners or any party in interest, and during such extended time, presentation of claims shall not be barred by any existing provision of law limiting the time within which actions by a creditor of the deceased may be brought against an executor or administrator.

Section 2. This act shall take effect upon its passage.

Approved February 17, 1915.

Chap. 14 An Act relative to notice of filing of instruments creating charitable funds.

Be it enacted, etc., as follows:

Notice of filing of instruments creating charitable funds to be sent to the state board of charity.

Section 1. Whenever there shall be filed for record in a registry of deeds or of probate any testamentary document or deed of trust, or other instrument, creating or increasing an estate or fund for benevolent, charitable, humane or philanthropic purposes the register shall forthwith send to the state board of charity a statement setting forth the book and page in the registry where the instrument is recorded, with the name, if any, of the said estate or fund, and further stating by whom the said estate or fund has been created or increased, and by whom it is to be administered.

Section 2. This act shall take effect upon its passage.

Approved February 17, 1915.

Chap. 15 An Act relative to changes in officers of business corporations.

Be it enacted, etc., as follows:

1907, 282, § 1, amended.

SECTION 1. Section one of chapter two hundred and eighty-two of the acts of the year nineteen hundred and seven, as amended by chapter one hundred and eighty of the acts of the year nineteen hundred and eight, is hereby further amended by striking out the word "president", and the words "and a majority", in the seventh line, and the words "of its directors", in the eighth line, so as to read as follows: — Section 1. Whenever any change is made in the officers of a domestic corporation subject to the provisions of chapter four hundred and thirty-seven of the

Certificate of change in officers of domestic business corporaacts of the year nineteen hundred and three the corporation tions to be filed shall forthwith file in the office of the commissioner of cor- with the commissioner of porations a certificate of such change, signed and sworn to corporations. by the clerk.

Section 2. This act shall take effect upon its passage. Approved February 17, 1915.

An Act relative to motor vehicles and to the opera- Chap. 16 TION THEREOF.

Be it enacted, etc., as follows:

Section 1. Section one of chapter five hundred and 1909, 534, § 1, etc., amended. thirty-four of the acts of the year nineteen hundred and nine, as amended by section one of chapter two hundred and four of the acts of the year nineteen hundred and fourteen, is hereby further amended in the third clause, beginning with the word "Chauffeur", by striking out the words "other than his own", after the tenth word, by striking out the words "with motor vehicles", after the thirty-second word, and inserting in place thereof the word: — therewith, — in the fifth clause, beginning with the word "Dealer", by inserting after the eighth word, the word: - principally, by striking out all after the twenty-second word, and inserting in place thereof the words: - or whose principal business is the renting of motor vehicles, — in the eleventh dause, beginning with the words "Number plate", by striking out the twenty-third and twenty-fourth words "an automobile", and inserting in place thereof the words: a motor vehicle, — and by striking out the twenty-eighth word "automobile", and inserting in place thereof the words: — motor vehicle, — so as to read as follows: — Sec- Certain terms defined. tion 1. Terms used in this chapter shall be construed as follows, unless a different meaning is clearly apparent from the language or context, or unless such construction is inconsistent with the manifest intention of the legislature: -"Automobile" shall include all motor vehicles except

motor cycles. "Chauffeur" shall mean any person who operates a motor vehicle and who directly or indirectly receives pay or any compensation whatsoever for any work or services in connection therewith, except only manufacturers, agents, proprietors of garages and dealers, who do not operate for hire. An employee of a manufacturer or a dealer whose principal occupation is that of a salesman may at the disCertain terms defined. cretion of the commission be exempted from this definition and be designated as an operator.

"Commission" shall mean the Massachusetts highway

commission.

"Dealer" shall include every person who is engaged principally in the business of buying, selling or exchanging motor vehicles, on commission or otherwise, or whose principal business is the renting of motor vehicles.

"Garage" shall mean every place where five or more motor vehicles are stored or housed at any one time for pay, except only such places in which motor vehicles are kept by the owners thereof without payment for storage.

"Intersecting way" shall mean any way which joins another at an angle, whether or not it crosses the other.

"Motor cycle" shall apply only to motor vehicles having but two wheels in contact with the ground, and a saddle on which the driver sits astride.

"Motor vehicle" shall include automobiles, motor cycles and all other vehicles propelled by power other than muscular power, except railroad and railway cars and motor vehicles running only upon rails or tracks, ambulances, fire engines and apparatus, police patrol wagons and other vehicles used by the police department of any city or town or park board solely for the official business of such department or board, road rollers and street sprinklers.

"Non-resident" shall apply to residents of states or countries who have no regular place of abode or business in this commonwealth for a period of more than thirty days in

the calendar year.

"Number plate" shall mean the sign or marker furnished by the commission on which is displayed the register number or mark of a motor vehicle assigned to such motor vehicle by the commission.

"Operator" shall mean any person who operates a motor

vehicle, other than a chauffeur.

"Person", wherever used in connection with the registration of a motor vehicle, shall include all corporations, associations, partnerships or other aggregations of individuals who own or control such vehicles as owners, or for the purpose of sale, or for renting, as agents, salesmen or otherwise.

"Police officer" or "officer" shall include any constable or other officer authorized to make arrest or serve process, provided he is in uniform or displays his badge of office.

"Register number" shall apply to the number or mark Certain terms defined. assigned by the commission to a motor vehicle, whether or not such number or mark includes a letter or letters: and said number or mark, except on motor cycles, shall always be in separate Arabic numerals at least four inches in height, with strokes not less than one half of an inch in width.

"Thickly settled or business part of a city or town" shall mean the territory of a city or town contiguous to any way which is built up with structures devoted to business, or the territory of a city or town contiguous to any way where the dwelling houses are situated at such distances as will average less than two hundred feet between them for a distance of a quarter of a mile or over.

"Way" shall mean any public highway, private way laid out under authority of statute, street, avenue, road,

alley, park or parkway.

Section 2. Section four of said chapter five hundred amended. 44 and thirty-four is hereby amended by inserting before the word "number", in the twenty-first line, the word: — automobile, - and by striking out all after the word "plates", in the twenty-fifth line, to and including the word "issued", in the thirty-eighth line, and inserting in place thereof the words: - The commission shall furnish at its office, without charge, to every manufacturer of or dealer in motor cycles whose vehicles are registered in accordance with the provisions of this section ten pairs of number plates of suitable design, the plates to have displayed upon them the register number which is assigned to the motor vehicles of such manufacturer or dealer, with a different letter or letters or mark on each pair of number plates. Such number plates shall be valid only for the calendar year for which they are issued. - so as to read as follows: - Section 4. Every Distinguishing manufacturer of or dealer in motor vehicles may make ap-number or mark to be plication, by mail or otherwise, upon a blank provided by furnished to manufacture. the commission for a general distinguishing number or mark, and dealers, instead of registering each motor vehicle owned or est. instead of registering each motor vehicle owned or controlled by him, and with such application shall be deposited the proper registration fee, as provided in section twentynine; and the commission may grant the application, if satisfied of the facts stated in the application, and issue to the applicant a certificate of registration containing the name, business address of the applicant and the general distinguishing number or mark assigned to him, and made in such form and containing such further information as

the commission may determine; and all motor vehicles

owned or controlled by such manufacturer or dealer shall be regarded as registered under such general distinguishing number or mark until sold or let for hire or loaned for a period of more than five successive days. The commission shall furnish at its office without charge to every manufacturer of or dealer in automobiles whose vehicles are registered in accordance with the provisions of this section five pairs of automobile number plates of suitable design, the plates to have displayed upon them the register number which is assigned to the motor vehicles of such manufacturer or dealer, with a different letter or letters or mark on each pair of number plates. The commission shall furnish at its office, without charge, to every manufacturer of or dealer in motor cycles whose vehicles are registered in accordance with the provisions of this section ten pairs of number plates of suitable design, the plates to have displayed upon them the register number which is assigned to the motor vehicles of such manufacturer or dealer, with a different letter or letters or mark on each pair of number plates. Such number plates shall be valid only for the calendar year for which they are issued. Every application filed under the provisions of this section shall be sworn to by the applicant before a justice of the peace or a notary public. The fee for such oath shall not exceed twenty-five cents. Every such registration shall expire at midnight upon the thirty-first day of December in each year.

Number plates, etc.

Application to be sworn to, etc.

1909, 534, § 7, amended.

Brakes on

motor vehicles

Proviso.

Section 3. Section seven of said chapter five hundred and thirty-four is hereby amended by striking out the words "which may be operated by hand", in the twelfth and thirteenth lines, and by inserting after the word "and". in the seventeenth line, the word: - automobiles, - so as to read as follows: - Section 7. Every motor vehicle of more than ten horse power operated in or on any way shall be provided with at least two brakes, powerful in action and separated from each other, of which one brake shall act directly on the driving wheels or on parts of the mechanism which are firmly connected with said wheels. Each of the two brakes shall suffice alone to stop the motor vehicle within a proper distance. One of the two brakes shall be so arranged as to be operated with the feet: provided, however, that on automobiles not exceeding ten horse power one brake shall be deemed to be sufficient. Every motor cycle shall be provided with at least one brake. Every motor

vehicle so operated shall be provided with a muffler or other suitable contrivance to prevent unnecessary noise and with a suitable bell, horn or other means of signalling, and with suitable lamps; and automobiles shall be provided with a lock, a ratchet brake which can be set, a key or other contrivance to prevent such vehicle from being set in motion by unauthorized persons, or otherwise, contrary to the will of the owner or person in charge thereof. Every automobile operated during the period from one half an hour after sunset to one half an hour before sunrise shall display at least two white lights, and every motor cycle so operated at least one white light, which shall be visible not less than two hundred feet in the direction toward which the vehicle is proceeding; and every such motor vehicle shall display at least one red light in the reverse direction. Every automobile so operated shall have a rear light so placed as to show a red light from behind and a white light so arranged as to illuminate and not obscure the rear register number.

Section 4. Section ten of said chapter five hundred and amended. § 10. thirty-four, as amended by section four of chapter six hundred and five of the acts of the year nineteen hundred and ten, and by section three of chapter two hundred and four of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "suspension", in the ninth line, the words: - persons whose right to operate has been suspended by the commission, and by striking out the words "for hire or", in the thirtyfifth line, so as to read as follows: - Section 10. No Regulation person shall operate a motor vehicle upon any way in this concerning operation. commonwealth unless licensed under the provisions of this act, except as is otherwise herein provided; but the provisions of this section shall not prevent the operation of motor vehicles by unlicensed persons if riding with or accompanied by a licensed chauffeur or operator, excepting only persons who have been licensed and whose licenses are not in force because of revocation or suspension, persons whose right to operate has been suspended by the commission, and persons less than sixteen years of age; but such licensed chauffeur or operator shall be liable for the violation of any provision of this act or of any regulation made in accordance herewith committed by such unlicensed operator: provided, however, that the examiners of chauffeurs Proviso. and operators, in the employ of the commission, when en-

Motor vehicles owned by non-residents, conditions under which operated.

gaged in their official duty, shall not be liable for the acts of any person who is being examined. During the period within which a motor vehicle of a non-resident may be operated on the ways of this state in accordance with the provisions of section three, such vehicle may be operated by its owner or by his chauffeur or employee without a license from the commission, if the operator is duly licensed under the laws of the state in which he resides, or has complied fully with the laws of the state of his residence respecting the licensing of operators of motor vehicles; but if any such non-resident or his chauffeur or employee be convicted by any court or trial justice of violating any provision of the laws of this commonwealth relating to motor vehicles or to the operation thereof, whether or not he appeals, he shall be thereafter subject to and required to comply with all the provisions of this act relating to the registration of motor vehicles owned by residents of this commonwealth and the licensing of the operators thereof. A record of the trial shall be sent forthwith by the court or trial justice to the commission. Except as hereinbefore provided, no person shall operate a motor vehicle as a chauffeur unless specially licensed by the commission so to do.

1909, 534, § 12, etc., amended.

Chauffeurs to be specially licensed.

1909, 534, § 20, etc., amended.

Section 5. Section twelve of said chapter five hundred and thirty-four, as amended by chapter thirty-seven of the acts of the year nineteen hundred and eleven, is hereby further amended by striking out the words "or operator of a motor vehicle", in the second line, so as to read as follows: — Section 12. No person shall employ for hire as a chauffeur any person not specially licensed as aforesaid. No person shall allow a motor vehicle owned by him or under his control to be operated by any person who has no legal right to do so, or in violation of the provisions of this act.

Section 6. Section twenty of said chapter five hundred and thirty-four, as amended by section one of chapter ninety-five of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "chauffeur", in the sixth line, the words:— or the certificate of registration of any motor cycle,— by inserting after the word "license", in the seventh line, the words:— or registration certificate,— and by striking out the words "non-resident of Massachusetts", in the seventeenth and eighteenth lines, and inserting in place thereof the word:— person,— so as to read as follows:— Section 20. The commission may suspend or revoke any certificate of registration or any license issued to any person under the provisions of

Certificates may be suspended or revoked. this act, after due hearing, for any cause which it may deem sufficient, and the commission may suspend the license of any operator or chauffeur or the certificate of registration of any motor cycle in its discretion and without a hearing. and may order the license or registration certificate to be delivered to it, whenever it has reason to believe that the holder thereof is an improper or incompetent person to operate motor vehicles, or is operating improperly or so as to endanger the public; and neither the certificate of registration nor the license shall be reissued unless, upon examination or investigation, or after a hearing, the commission determines that the operator or chauffeur should again be permitted to operate. The commission, under the same conditions and for the same causes for which it may suspend or revoke any license issued by it, may also suspend the right of any person to operate motor vehicles in this state until he shall have received a license from the commission; and the provisions of section twenty-one of this act shall apply to any such person who operates a motor vehicle in this state after notice of such suspension has been issued and received by him or by his agent or employer.

SECTION 7. Section twenty-one of said chapter five hun- 1909, 534, § 21, dred and thirty-four, as affected by chapter four hundred etc., amended. and twenty of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out after the word "vehicle", in the fourteenth line, the words "or who wears a chauffeur's badge not furnished to him by the commission, or who with intent to conceal his identity wears a chauffeur's badge belonging to another person", so as to read as follows: - Section 21. Any person convicted of Conviction for violation of operating a motor vehicle in this commonwealth after his cortain license to operate has been suspended or revoked, and any person convicted of operating or causing or permitting any other person to operate a motor vehicle after the certificate of registration for such vehicle has been suspended or revoked, and any person who attaches or permits to be attached to a motor vehicle a number plate assigned by the commission to another vehicle, or who obscures or permits to be obscured the figures on any number plate attached to any motor vehicle, or who fails to display on a motor vehicle the number plate and the register number duly issued therefor, with intent to conceal the identity of such motor vehicle, shall be punished by a fine of not more than one hundred Penalty. dollars or by imprisonment for a term of ten days, or by both such fine and imprisonment.

1909, 534, § 29, etc., amended.

Section 8. Section twenty-nine of said chapter five hundred and thirty-four, as amended by chapters four hundred and twenty and six hundred and ninety-five of the acts of the year nineteen hundred and fourteen, is hereby further amended, in the tenth clause, by striking out the word "seals", in the fourth line, and inserting in place thereof the words: - pairs of number plates, - in the next to the last clause, by inserting after the third and twenty-fourth words the word: — automobile. — and in the last clause by striking out the first forty-six words and inserting in their place the words: — For every additional motor cycle number plate furnished to replace such plates as have been lost or mutilated, or which are illegible, and for every additional motor cycle number plate furnished to a manufacturer of or dealer in motor cycles whose business requires more than ten pairs of such plates, - so that said clauses shall read as follows: -

Fees.

For the registration of all of the motor cycles owned by or under the control of a manufacturer of or dealer in motor cycles who does not manufacture or deal in automobiles, including ten pairs of number plates to be furnished with the certificate of registration, ten dollars.

For every additional automobile number plate furnished to replace such plates as have been lost or mutilated, or which are illegible, and for every additional automobile number plate furnished to a manufacturer of or dealer in motor vehicles whose business requires more than five pairs

of such plates, seventy-five cents.

For every additional motor cycle number plate furnished to replace such plates as have been lost or mutilated, or which are illegible, and for every additional motor cycle number plate furnished to a manufacturer of or dealer in motor cycles whose business requires more than ten pairs of such plates, fifty cents: provided, however, that the commission or its authorized agents may furnish without charge copies of certificates of registration and licenses to operate, and copies of other documents relating thereto, to officers of the commonwealth or of any court thereof or of a city or town therein; and the commission may issue certificates of registration for motor vehicles and licenses to operate the same to any member of the foreign diplomatic corps without the payment of the fees therefor.

Section 9. This act shall take effect upon its passage.

Approved February 18, 1915.

Proviso.

An Act relative to the efficiency and regulation of Chap. 17 PILOTAGE IN THE HARBOR OF BOSTON.

Be it enacted, etc., as follows:

Section 1. Section twenty-eight of chapter sixty-seven R. L. 67, § 28, of the Revised Laws is hereby amended by striking out the words "Steam vessels regulated by the laws of the United States and carrying a pilot commissioned by United States commissioners", in the first, second and third lines, and inserting in place thereof the words: - All coastwise steam vessels not sailing under register, — so as to read as follows: -Section 28. All coastwise steam vessels not sailing under Regulation of register, vessels regularly employed in the coasting trade, Boston harbor. fishing vessels other than whalers, vessels of less than seven feet draught of water, vessels bound into the harbor of Boston and otherwise liable to pilotage, which arrive within a line drawn from Harding's Ledge to the Graves and thence to Nahant Head before the services of a pilot have been offered, and vessels under three hundred and fifty tons register bound out of the port of Boston, shall be exempt from the compulsory payment of pilotage, but if any such vessel requests the aid of a pilot, he shall serve the same in like manner as vessels which are not exempt, and shall be

Section 2. This act shall take effect upon its passage. Approved February 18, 1915.

entitled to the regular compensation therefor.

An Act relative to the fixing of a tax limit in cities. Chap. 18 Be it enacted, etc., as follows:

Section 1. Section nineteen of chapter seven hundred amended. 1913, 719, 4 19, and nineteen of the acts of the year nineteen hundred and thirteen is hereby amended by striking out the words "in any year succeeding the adoption of such ordinance", in the tenth and eleventh lines, and by striking out the last sentence of said section and inserting in place thereof the followmg:- The mayor, or in cities having a commission form of government, so-called, the commissioner or director of finance may request a change in the tax limit as then existing or the fixing of a limit, and when such request is submitted in writing to the city council, the city council shall immediately order a public hearing to be held in not less than seven days thereafter relative to the fixing of a tax limit, and

Tax limit in

Change, how

if such hearing shall have been held the council may by ordinance fix a limit or abolish a limit previously established, and such ordinance shall remain in force until further modified. as above provided; but no tax limit shall be established or changed except during the period between the first day of January and the first day of May in any year. Said ordinance shall be passed only by a two thirds vote of the city council or other governing body of the city, - so as to read as follows: - Section 19. Within ninety days after the passage of this act the city council or other governing body of every city, except Boston, shall give a public hearing in regard to establishing a tax limit for that city. The time and place of holding such hearing shall be duly advertised, and, after the hearing, any city, except Boston, may provide by ordinance that the taxes assessed on property therein, exclusive of the state tax and other amounts assessed upon the city by the commonwealth, the county tax and sums required by law to be raised on account of the city debt, shall not exceed an amount specified in the ordinance on every one thousand dollars of the average of the assessors' valuation of the taxable property therein for the preceding three years, such valuation being first reduced by the amount of all abatements allowed thereon previous to the thirty-first day of December in the year preceding said assessment; and the tax limit so established by ordinance shall have the force of law until it is annulled or modified by the action of the city council or other governing body of the city. The mayor, or in cities having a commission form of government, socalled, the commissioner or director of finance may request a change in the tax limit as then existing or the fixing of a limit, and when such request is submitted in writing to the city council, the city council shall immediately order a public hearing to be held in not less than seven days thereafter relative to the fixing of a tax limit, and if such hearing shall have been held the council may by ordinance fix a limit or abolish a limit previously established, and such ordinance shall remain in force until further modified, as above provided; but no tax limit shall be established or changed except during the period between the first day of January and the first day of May in any year. Said ordinance shall be passed only by a two thirds vote of the city council or other governing body of the city. Section 2. This act shall take effect upon its passage.

Section 2. This act shall take effect upon its passage.

Approved February 19, 1915.

An Act relative to the operation of motor cycles. Chap. 19 Be it enacted, etc., as follows:

Chapter four hundred and twenty of the acts of the year 1914, 420, nineteen hundred and fourteen is hereby amended by inserting after section three the following section: - Section 4. Penalties. Whoever violates the provisions of this act shall be subject to the same penalties and punishments as are imposed for like offences by or under the provisions of sections eighteen, nineteen, twenty, twenty-one, twenty-two and twenty-three of chapter five hundred and thirty-four of the acts of the year nineteen hundred and nine, and acts in amendment Approved February 22, 1915. thereof.

An Act relative to the manufacture, distribution and Chap. 20 SALE OF GAS AND ELECTRICITY.

Be it enacted, etc., as follows:

SECTION 1. Section one hundred of chapter seven hun-1914, 742, \$ 100, dred and forty-two of the acts of the year nineteen hundred and fourteen is hereby amended by striking out the word "commissioners", in the twenty-eighth and fifty-sixth lines, and inserting in each instance, in place thereof the word: board.

Section 2. Section one hundred and forty-eight of said amended. 1914, 742, 4 148, chapter is hereby amended by inserting after the word "held", in the fourteenth line, the following sentence: -Such trustees shall also within thirty days after the adoption of any amendment of such instrument or declaration file a copy thereof with the board, the said commissioner and said derk, - so as to read as follows: - Section 148. Trustees Cortain of a voluntary association under a written instrument or declarations of trust to be declaration of trust the beneficial interest under which is filed, etc. divided into transferable certificates of participation or shares, who own or control a majority of the capital stock of a gas or electric company, shall file a copy of such written instrument or declaration of trust with the board, the commissioner of corporations and the clerk of every city or town in which such association has a usual place of business, and shall annually, on or before the first day of April, file with the commissioner of corporations and with the board a statement showing the number of shares of such company owned or controlled by them and the stockholders of record

Penalty.

on the books of such company in whose names such shares are held. Such trustees shall also within thirty days after the adoption of any amendment of such instrument or declaration file a copy thereof with the board, the said commissioner and said clerk. Every such trustee who fails to comply with the foregoing requirements shall for such failure be liable to a fine of not more than five hundred dol-

lars or to imprisonment for the term of three months.

Section 3. This act shall take effect upon its passage.

Approved February 22, 1915.

Chap. 21 An Act relative to the supervision of water companies by the board of gas and electric light commissioners.

Be it enacted, etc., as follows:

1914, 787, §§ 6, 7, 8, repealed.

Section 1. Sections six, seven and eight of chapter seven hundred and eighty-seven of the acts of the year nineteen hundred and fourteen are hereby repealed.

1913, 660, § 1, amended.

department of health to furnish free

engineering services, etc. in certain

State

. 1,

Section 2. Chapter six hundred and sixty of the acts of the year nineteen hundred and thirteen is hereby amended by striking out section one and inserting in place thereof the following: — Section 1. In all proceedings conducted by the board of gas and electric light commissioners in accordance with the law relating to the petition of any water company for authorization to issue capital stock or bonds, and in all matters connected with the determination by said board of any question relating thereto and before any such authorization is given, said board may require and the state department of health shall, without charge, furnish to said board engineering services and advice for its assistance and guidance in such proceedings.

Repeal.

Section 3. Sections two and three of chapter six hundred and sixty of the acts of the year nineteen hundred and thirteen are hereby repealed.

Section 4. This act shall take effect upon its passage.

Approved February 22, 1915.

Chap. 22 An Act relative to licensing retail dealers in chopped meats and sausages.

Be it enacted, etc., as follows:

1914, 325, amended. Section 1. The provisions of chapter three hundred and twenty-five of the acts of the year nineteen hundred and

fourteen, requiring a license for the manufacture of sausages or chopped meat, shall not apply to retail dealers in chopped tail sausage meats and unsmoked sausages who manufacture the same dealers not to for their retail trade.

manufacturers.

Section 2. This act shall take effect upon its passage. Approved February 23, 1915.

An Act relative to the duties and powers of con- Chap. 23 SERVATORS.

Be it enacted, etc., as follows:

Section 1. Conservators appointed under the provisions Certain of section forty of chapter one hundred and forty-five of the have powers of Revised Laws and acts in amendment thereof or in addition guardians, etc. thereto shall have the powers, and perform the duties, except as to the custody of the person, of guardians of insane persons. All provisions of law relating to the jurisdiction of the probate court over the estates of persons under guardianship as insane persons shall be applicable to the estates of persons under conservatorship.

SECTION 2. This act shall take effect upon its passage. Approved February 23, 1915.

An Act to authorize the service by registered mail Chap. 24 OF ALL PETITIONS IN THE PROBATE COURT.

Be it enacted, etc., as follows:

SECTION 1. Whenever personal service is required of any Service of all citation issued by the probate court, the court may direct the probate such service to be made by registered mail addressed to the made by party entitled thereto at his post office address. Further registered service may be ordered in any case.

SECTION 2. This act shall take effect upon its passage. Approved February 23, 1915.

An Act relative to the powers of cities and towns in Chap. 25 RESPECT TO PLAYGROUNDS AND PHYSICAL EDUCATION.

Be it enacted, etc., as follows:

SECTION 1. Section nineteen of chapter twenty-eight of R. L. 28, i 19. the Revised Laws, as amended by section one of chapter five hundred and eight of the acts of the year nineteen hundred and ten, is hereby further amended by inserting after the word "city", in the sixth line, the words: - or town, -by inserting after the word "education", in the eighth

Proviso.

Powers of cities and towns in respect to playgrounds,

Proviso.

City council to name governing body. line, the words: — and may construct and maintain buildings therefor on any public playground owned by the city or town in fee or on any other land suitable for the purpose owned by the city or town in fee, and such a building may also be used for town meetings, and, subject to the conditions and terms prescribed by the board controlling the building, may be used for such other public or social or educational purposes as the board may deem wise: provided, however, that such other public, social or educational uses shall not interfere with its regular use as a gymnasium, — by striking out the words "this purpose", in the said eighth line, and by inserting in place thereof the words: — these purposes, — and by inserting after the word "them", in the seventeenth line, the words: - or any one or more members of all or any two of these boards, - so as to read as follows: - Section 19. Any city or town may acquire land within the municipal limits, in fee or otherwise, by gift, purchase, or by the right of eminent domain, or may lease the same, and prepare, equip and maintain it, or any other land belonging to the city or town and suitable for the purpose, as a public playground; and may conduct and promote thereon play, sport and physical education, and may construct and maintain buildings therefor on any public playground owned by the city or town in fee or on any other land suitable for the purpose owned by the city or town in fee, and such a building may also be used for town meetings, and, subject to the conditions and terms prescribed by the board controlling the building, may be used for such other public or social or educational purposes as the board may deem wise: provided, however, that such other public, social or educational uses shall not interfere with its regular use as a gymnasium; and for these purposes may appropriate money and may employ such teachers, supervisors and other officials as it deems best, and may determine their compensation. Except in the city of Boston and except as to making appropriations, the above powers shall be exercised by the board of park commissioners, or by the school committee or by a playground commission appointed by the mayor or the selectmen, or may be distributed between the board of park commissioners, the school committee and such playground commission or any of them or any one or more members of all or any two of these boards accordingly as the city council or the town may decide. Until the city council or the town determines

which of the above bodies shall exercise said powers they shall remain in the body now exercising them. Within sixty days after the taking of land, under the provisions of this section, the body taking the land shall file and cause to be recorded in the registry of deeds for the county or district in which the land lies a description thereof sufficiently accurate for identification and a statement of the purpose for which it was taken.

Section 2. This act shall take effect upon its passage. Approved February 25, 1915.

An Act to authorize clerks and registers of courts Chap. 26 TO USE FACSIMILE SIGNATURES IN THE ISSUING OF PROCESS.

Be it enacted, etc., as follows:

SECTION 1. Section fourteen of chapter one hundred R. L. 164, § 14, and sixty-four of the Revised Laws is hereby amended by inserting after the word "commonwealth", in the fifth line, the words: — A facsimile of his signature imprinted by him on all such warrants, letters and licenses and all processes except executions shall have the same validity as his written signature, - so as to read as follows: - Section 14. He Clerks and may issue process of attachment and of execution, and all courts may other processes and all warrants, letters and licenses which signature, etc. may be necessary to carry into effect any order or decree of the courts, and they may run into any county and shall be executed and obeyed throughout the commonwealth. A facsimile of his signature imprinted by him on all such warrants, letters and licenses and all processes except executions shall have the same validity as his written signature. He may appoint appraisers to make any inventory which may be required to be returned to said courts.

SECTION 2. This act shall take effect upon its passage. Approved March 2, 1915.

An Act relative to the moving by women of boxes Chap. 27 AND OTHER RECEPTACLES IN MILLS AND WORKSHOPS.

Be it enacted, etc., as follows:

Section one of chapter four hundred and twenty-six of 1913, 426, § 1, the acts of the year nineteen hundred and thirteen, as amended by chapter two hundred and forty-one of the acts of the year nineteen hundred and fourteen, is hereby

Boxes, etc., to be provided with pulleys or casters. further amended by inserting after the word "pulleys", in the fifth line, the word:—or,—and by striking out the words "or some other mechanical device", in the fifth and sixth lines, so as to read as follows:—Section 1. Boxes, baskets and other receptacles which with their contents weigh seventy-five pounds or over and which are to be moved by female employees in any manufacturing or mechanical establishment, shall be provided with pulleys or casters connected with such boxes or other receptacles so that they can be moved easily from place to place in such establishments.

Approved March 2, 1915.

Chap. 28 An Act relative to the sale or transfer of homestead estates by order of the probate court.

Be it enacted, etc., as follows:

R. L. 131, § 4, amended.

Section 1. Section four of chapter one hundred and thirty-one of the Revised Laws is hereby amended by adding at the end thereof the following: - nor shall such homestead estate be exempt from levy and sale upon an execution issuing from a probate court to enforce its decree that a husband shall pay a certain amount weekly or otherwise to support his wife or minor children or minor child. — so as to read as follows: — Section 4. No property shall, by virtue of the provisions of this chapter, be exempt from sale for taxes, or from levy for a debt contracted for the purchase thereof, or for a debt contracted before the deed or writing required by section two is recorded, or before the estates of homestead mentioned in the preceding section were acquired; nor shall buildings on land which is not owned by the householder be exempt from sale or levy for the ground rent of the lot of land whereon they stand; nor shall such homestead estate be exempt from levy and sale upon an execution issuing from a probate court to enforce its decree that a husband shall pay a certain amount weekly or otherwise to support his wife or minor children or minor child.

Certain property not to be exempted from sale for taxes, etc.

Wife or minor children may use homestead estate of husband in certain cases. SECTION 2. In a case in which the probate court has entered a decree that a wife is living apart from her husband for justifiable cause, or the custody of his minor children or minor child has been decreed to some person other than him, and the husband owns or holds a homestead estate, the probate court may by its decree grant to his wife or minor children, or to both, the right to use, occupy and enjoy such

homestead estate until the further order of the court. The Order of court, recording of the order of the probate court granting to the when recorded, the probate court granting to the opposent disposal of wife or minor children, or to both, the right to use, occupy estate, etc. and enjoy said homestead estate, together with a description of the estate, in the registry of deeds for the county or district where the land lies, shall operate to prevent the husband from disposing of said estate until such time as the probate court may revoke its decree granting the right to use, occupy and enjoy the same to his said wife or minor children as provided herein.

Section 3. This act shall take effect upon its passage. Approved March 2, 1915.

An Act to authorize the county of plymouth to incur Chap. 29 ADDITIONAL INDEBTEDNESS FOR COMPLETING AND FURNISH-ING AN ADDITION TO THE COURT HOUSE AT PLYMOUTH.

Be it enacted, etc., as follows:

Section 1. The county commissioners of the county of Pymouth may Plymouth are hereby authorized to borrow on the credit of borrow money to complete, the county a sum not exceeding ten thousand dollars for the county and the county are addition to court house. purpose of completing and furnishing an addition to the court house at Plymouth, now in process of construction. The indebtedness hereby authorized shall be paid out of the amounts raised by taxation at the rate of not less than one thousand dollars each year, beginning with the year nineteen hundred and sixteen, until the whole indebtedness is paid, and shall bear interest, payable semi-annually, at a rate not exceeding four per cent per annum.

Section 2. This act shall take effect upon its passage. Approved March 2, 1915.

An Act relative to the publication of the records of Chap. 30 MASSACHUSETTS SOLDIERS IN THE CIVIL WAR.

Be it enacted, etc., as follows:

Section three of chapter four hundred and seventy-five 1800, 475, 13, of the acts of the year eighteen hundred and ninety-nine is hereby amended by striking out the words "to what municipality assigned or on what quota service was rendered, date of muster-in", in the nineteenth, twentieth and twentyfirst lines, and also by striking out the last sentence of said section, so as to read as follows: - Section 3. The com-Publication of mission may direct from time to time the publication of such Massachusetts

soldiers in the civil war.

parts of the records as are then prepared, and may provide for the same as it may deem best. The compensation of the compiler in charge of the preparation of the records, and of his assistants, and of any clerks or persons employed by the authority of said commission, shall be fixed by the governor and council. Suitable quarters shall be assigned in the state house for the purpose of preparing said records, in connection, if possible, with the offices occupied by the adjutant general. The records so prepared shall be published in book form, including a complete roster of all the regiments, parts of regiments, batteries and unattached companies, and a list of all who served in the navy of the United States in the war of the rebellion, said publication to contain the following particulars, and such other information as shall be determined by the commission, of the records of each officer, soldier, sailor and marine. The name, residence at enlistment, date of enlistment, rank, promotion, wounds received, date of discharge, muster-out, and such other facts, obtained by correspondence or otherwise, as shall make the same, as far as practicable, a complete military record.

Approved March 2, 1915.

Chap. 31 An Act to authorize the use of armories for election purposes and for town meetings.

Be it enacted, etc., as follows:

1908, 604, § 140, etc., amended.

Section 1. Section one hundred and forty of chapter six hundred and four of the acts of the year nineteen hundred and eight, as amended by section one of chapter seven hundred and fifty-two of the acts of the year nineteen hundred and fourteen, is hereby further amended by adding at the end thereof the following: - Elections, primaries or caucuses, and town meetings, - so as to read as follows: -Section 140. Armories provided for the militia shall not be used except by the organized militia for such military purpose or purposes incidental thereto as may be designated by the commander-in-chief: provided, however, that the commander-in-chief, upon terms and conditions to be prescribed by him and upon an application approved by the military custodian of an armory, may allow the temporary use of such armory for public purposes at such times and in such manner as not to interfere with the military use thereof. The compensation for every such temporary use shall be fixed by the armory commission, subject to the approval of the commander-in-chief, and shall, except as otherwise

Armories may be used for certain public purposes.

Proviso.

provided herein, be at least sufficient to cover all expenses of lighting, heating, guarding and cleaning the armory and similar expenses, and shall be paid to the military custodian of the armory before the occupation of the armory for such temporary use. The compensation as fixed shall be collected by the military custodian and forwarded to the adjutant general, who shall pay the same into the treasury of the

commonwealth at least once in every thirty days.

As used in this section the words "public purposes" shall words "public purposes" include: -

An examination conducted by the state civil service commission;

A meeting of a board of trade, a chamber of commerce or an occupational organization, or a meeting to raise funds for any non-sectarian charitable or non-sectarian educational purpose;

A meeting to raise funds for a benefit association of police-

men or firemen:

Elections, primaries or caucuses, and town meetings.

Section 2. This act shall take effect upon its passage. Approved March 2, 1915.

An Act relative to life insurance by savings banks. Chap. 32 Be it enacted, etc., as follows:

SECTION 1. Section ten of chapter five hundred and 1907, 501, 5 10. sixty-one of the acts of the year nineteen hundred and seven is hereby amended by striking out the words "five hundred", in the second line, and inserting in place thereof the words: one thousand, — so as to read as follows: — Section 10. No Writing of life savings and insurance bank shall write any policy binding it savings banks. to pay more than one thousand dollars, exclusive of dividends or profits, upon the death of any one person, nor any annuity contract binding it to pay in any one year more than two hundred dollars, exclusive of dividends or profits.

Section 2. This act shall take effect upon its passage. Approved March 2, 1915.

An Act relative to the time within which actions Chap. 33 MAY BE BROUGHT AGAINST AN ADMINISTRATOR APPOINTED TO SUCCEED AN EXECUTOR OR ADMINISTRATOR.

Be it enacted, etc., as follows:

Section 1. Section seventeen of chapter one hundred R. L. 141, § 17. and forty-one of the Revised Laws, as amended by section

seven of chapter six hundred and ninety-nine of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "and for a time not less

than six months in any event", in the seventh and eighth lines, and inserting in place thereof the words: - provided, however, that such new administrator shall be liable to the action of a creditor whose claim is not barred at the time of the appointment of such new administrator for not less than six months from the date of his appointment, — and by striking out the words "one of this chapter", in the last line, and inserting in place thereof the words: - nine of chapter one hundred and forty-one of the Revised Laws as amended by section three of chapter six hundred and ninety-nine of the acts of the year nineteen hundred and fourteen. - so may be brought ministrator dies, resigns or is removed, without having fully against certain administrators. administered the estate of the decrease. as to read as follows: - Section 17. If an executor or administrator is appointed, such new administrator shall be liable to the action of a creditor for one year, less the time during which the preceding executors or administrators, having given due notice of their appointment, were in office: provided, however, that such new administrator shall be liable to the action of a creditor whose claim is not barred at the time of the appointment of such new administrator for not less than six months from the date of his appointment. The court may allow further time for bringing actions, as provided in section nine of chapter one hundred and fortyone of the Revised Laws as amended by section three of

Proviso.

Time of taking effect, etc.

Chap. 34 An Act relative to the tax assessment of domestic TELEPHONE COMPANIES.

Be it enacted, etc., as follows:

the date of its passage.

nineteen hundred and fourteen.

1909, 490, Part III, § 41, etc., amended.

Section 1. Part III of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, as amended by section six of chapter one hundred and ninety-eight of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "a", in the fifth line of the second clause of section forty-one, the words:

chapter six hundred and ninety-nine of the acts of the year

but shall not apply to the estates of persons who die before

SECTION 2. This act shall take effect upon its passage,

Approved March 3, 1915.

-domestic or, — so that the said clause will read as follows: — Second. In case of such a domestic telephone of domestic company, the amount and market value of all stock in other telephone corporations held by it upon which a tax has been paid in this or other states for the twelve months last preceding the date of the return; and in case of such a domestic or foreign telephone company, so much of the value of its capital stock as is proportional to the number of telephones used or controlled by it, or under any letters patent owned or controlled by it without the commonwealth. In case of a telephone company, whether chartered or organized in this commonwealth or elsewhere, the value of its works, structures, real estate, machinery, poles, underground conduits, wires and pipes, subject to local taxation within the commonwealth.

Section 2. This act shall take effect upon its passage. Approved March 4, 1915.

An Act to provide for printing the reports of boards Chap. 35 OF PAROLE.

Be it enacted, etc., as follows:

Section 1. The board of parole for the state prison and Boards of parole to the Massachusetts reformatory, and the board of parole for annually make reports, etc. the reformatory prison for women shall annually make a report to the general court, and one thousand copies of each report shall be printed.

Section 2. This act shall take effect upon its passage. Approved March 4, 1915.

An Act relative to the nomination at primaries of Chap. 36 PERSONS WHOSE NAMES ARE NOT PRINTED ON THE BALLOT.

Be it enacted, etc., as follows:

Section two hundred and fifty-nine of chapter eight 1913, 835, 1 259. hundred and thirty-five of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "office", in the twenty-first line, the following: but no person who is a candidate for a political office at a Arrangement primary and whose name is not printed on the ballot therefor, of names on the official shall be deemed to be nominated unless he receives a number ballot. of votes equal to or exceeding the number of signatures which would be required by law to place his name on the

Designation for representative in congress.

ballot as a candidate at such primary election, — so as to read as follows: — Section 259. The names of candidates for every state, city and town office, except the names of candidates for presidential electors, shall be arranged under the designation of the office in alphabetical order according to the surnames, except that for municipal offices in Boston the names of candidates for the same office shall be printed upon the official ballot in the order in which they may be drawn by the board of election commissioners, as provided in section fifty-seven, chapter four hundred and eighty-six of the acts of the year nineteen hundred and nine; but the names of candidates for the same office but for different terms of service therein shall be arranged in groups according to the length of their respective terms, and the names of candidates nominated by single wards but to be voted for at large shall be arranged in groups by wards. In the case of the office of representative in congress, the designation may be "congressman". Blank spaces shall be left at the end of the list of candidates for each different office, equal to the number to be elected thereto, in which the voter may insert the name of any person not printed on the ballot for whom he desires to vote for such office; but no person who is a candidate for a political office at a primary and whose name is not printed on the ballot therefor, shall be deemed to be nominated unless he receives a number of votes equal to or exceeding the number of signatures which would be required by law to place his name on the ballot as a candidate at such primary election. If the approval of a constitutional amendment or any other question is submitted to the voters, it shall be printed on the ballot after the names of the candidates.

primaries of persons whose names are not printed on the ballot.

Nomination at

Special ballots.

Special ballots containing only the names of candidates for school committee shall also be prepared in like manner and printed for the use of women qualified by law to vote for school committee.

Marking of ballots, directions for, etc. Ballots shall be so printed as to give to each voter an opportunity to designate by a cross [X], in a square at the right of the name and designation of each candidate, and at the right of each question, his choice of candidates and his answer to such question; and upon the ballots may be printed such directions as will aid the voter: for example, "vote for one", "vote for two", "yes", "no", and the like. On the back and outside of each ballot when folded shall be printed the words, "Official Ballot for", followed by the

Official endorsement.

designation of the voting precinct or town for which the ballot is prepared, the date of election, and a facsimile of the signature of the secretary of the commonwealth, or city or town clerk, in Boston a facsimile of the signatures of the election commissioners, who has caused the ballot to be prepared. Special ballots shall have the additional indorsement, "For School Committee only".

Approved March 6, 1915.

An Act relative to the flag of the commonwealth. Chap. 37 Be it enacted, etc., as follows:

Section 1. Chapter two hundred and twenty-nine of the 1908, 229 acts of the year nineteen hundred and eight is hereby amended by striking out all after the word "field", in the sixth line, so as to read as follows: — The flag of the commonwealth Design for the of Massachusetts shall bear on one side a representation of flag of the commonwealth. the coat-of-arms of the commonwealth, as prescribed by section one of chapter two of the Revised Laws, upon a white field, and on the other side a blue shield bearing a representation of a green pine tree, upon a white field.

SECTION 2. This act shall take effect upon its passage. Approved March 6, 1915.

An Act to authorize co-operative banks to advertise Chap. 38 THEIR BRANCH OFFICES.

Be it enacted, etc., as follows:

Section nine of chapter six hundred and twenty-three of 1912, 623, 4 9, the acts of the year nineteen hundred and twelve is hereby amended by striking out the last sentence and inserting in place thereof the following: — and the bank may advertise its branch in such manner as the commissioner may prescribe, so as to read as follows: — Section 9. The officers shall hold Co-operative banks may in the city or town in advertise their stated monthly meetings at any place in the city or town in advertise their branch offices which the bank is located and its usual business shall be transacted at its office only, which shall be in the city or town named in its agreement of association; but moneys due the bank may be collected by the treasurer, or other person duly empowered by the directors, upon such days and in such other places as may be designated by vote of the directors and approved by the bank commissioner, and the bank may advertise its branch in such manner as the commissioner may prescribe. Approved March 6, 1915.

Chap. 39 An Act relative to membership in fraternal and beneficiary corporations.

Be it enacted, etc., as follows:

1911, 628, § 12, etc., amended.

Clause b of section twelve of chapter six hundred and twenty-eight of the acts of the year nineteen hundred and eleven, as amended by section two of chapter six hundred and seventeen of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "employees", in the fifth line of the said clause b, the words: — or ex-employees, — so that the said clause b will read as follows: -b. In case the corporation limits its membership to the members of a particular fraternal beneficiary corporation, fraternity or religious denomination, or to the employees or ex-employees of cities or towns or of the commonwealth or the federal government, or to the employees or ex-employees of a designated firm, business house or corporation, or of any department of a designated firm, business house or corporation, to persons of the same foreign extraction retaining common national interests and designation, or of the same occupation, the agreement of association shall state the maximum amount of the benefits to be paid, and designate to which one of the classes herein specified its membership is to be limited. A corporation so limiting its membership may be on the lodge system, and if not, shall be governed by a direct vote of its members without the lodge system; but a corporation not so limiting its membership shall be on the lodge system, with a representative form of government as defined in sections two and Approved March 8, 1915. three of this act.

Membership in fraternal and beneficiary corporations.

Chap. 40 An Act to exempt from taxation certain property of the volunteer militia.

Be it enacted, etc., as follows:

Certain property of the volunteer militia exempted from taxation. SECTION 1. Real estate owned by or held in trust for a regiment, corps, company or other organized unit of the volunteer militia and used exclusively for military purposes, and tangible personal property owned by such an organized unit of the volunteer militia and used by it or its members exclusively for military purposes, shall be exempt from taxation in any year in which the trustee or a competent officer of the organization owning such property brings into

the assessors the list and statement required by section forty-one of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and acts in amendment thereof.

Section 2. This act shall take effect upon its passage. Approved March 8, 1915.

An Act to provide for the appointment of a clerk Chap. 41 IN THE PROBATE OFFICE FOR THE COUNTY OF MIDDLESEX.

Be it enacted, etc., as follows:

Section 1. The register of probate and insolvency for Clerk in the the county of Middlesex may, with the approval of the for Middlesex judges of probate for said county, appoint a clerk who shall county, appoint a clerk who shall county, appointment, etc. receive a salary of fourteen hundred and eighty-five dollars a year, payable from the appropriation allowed the register of probate by the commonwealth as provided by chapter three hundred and eighty-six of the acts of the year nineteen hundred and thirteen.

section 2. Said clerk may administer such oaths re-powers, duties, etc. quired in probate proceedings as are not prescribed by law to be administered by the judge or register, and shall perform such clerical and other duties as may be required by the register, with the approval of the judges, and he may be removed by the register with the consent and approval of the judges in the manner provided by chapter three hundred and fourteen of the acts of the year nineteen hundred and four and acts in amendment thereof and in addition thereto.

Section 3. All acts and parts of acts inconsistent here-Repeal. with are hereby repealed.

Section 4. This act shall take effect upon its passage. Approved March 9, 1915.

An Act relative to the number of members of ward Chap. 42 AND TOWN POLITICAL COMMITTEES.

Be it enacted, etc., as follows:

Section 1. Section eighty-nine of chapter eight hundred oto, amended. and thirty-five of the acts of the year nineteen hundred and thirteen, as amended by section thirteen of chapter seven hundred and ninety of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "nor more than seven", in the first paragraph, so that the said paragraph will read as follows: — Each political

committees. election, term, etc.

Ward and town party shall, in every ward and town, annually elect at the state primaries, a committee to be called a ward or a town committee, to consist of not less than three persons, who shall hold office for one year from the first day of January next following their election and until their successors shall have organized.

> Section 2. This act shall take effect upon its passage. Approved March 9, 1915.

> Section four of chapter sixty-two of the Revised Laws, as

Chap. 43 An Act to establish the bushel weight of fine salt. Be it enacted, etc., as follows:

R. L. 62, § 4, etc., amended.

amended by chapter two hundred and ninety-seven of the acts of the year nineteen hundred and ten, by chapter two hundred and eighty-four of the acts of the year nineteen hundred and twelve, and by chapter one hundred and seventy-six of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the words "of fine salt, fifty pounds", in the thirteenth line, and inserting in place thereof the words: — of fine salt, seventy pounds, so as to read as follows: - Section 4. The bushel of wheat shall contain sixty pounds; of Indian corn or of rye, fifty-six pounds; of barley, forty-eight pounds; of oats, thirty-two pounds; of corn meal, fifty pounds; of rye meal, fifty pounds; of smooth peas, sixty pounds; of wrinkled peas, fifty-six pounds; of soy beans (glycine hispida), fifty-eight pounds; of potatoes, sixty pounds; of apples, forty-eight pounds; of carrots, fifty pounds; of onions, fifty-two pounds; of clover seed, sixty pounds; of herdsgrass or timothy seed, forty-five pounds; of Japanese barnyard millet (panicum crusgalli), thirty-five pounds; of bran and shorts, twenty pounds; of flaxseed, fifty-five pounds; of coarse salt, seventy pounds; of fine salt, seventy pounds; of lime, seventy pounds; of sweet potatoes, fifty-four pounds; of beans, sixty pounds; of lima beans, fifty-six pounds; of scarlet runner pole beans or of white runner pole beans, fifty pounds; of broad Windsor beans, forty-seven pounds; of dried apples, twentyfive pounds; of dried peaches, thirty-three pounds; rough rice, forty-four pounds; of upland cotton seed, thirty pounds; of sea island cotton seed, forty-four pounds; of buckwheat, forty-eight pounds; of beets, sixty pounds; of cranberries, thirty-two pounds; of pears, fifty-eight pounds; of parsnips, forty-five pounds; of roasted peanuts, twenty

Bushel weight of certain commodities, established.

pounds; of green peanuts, twenty-two pounds; of peaches, forty-eight pounds; of tomatoes, fifty-six pounds; of turnips, fifty-five pounds; of quinces, forty-eight pounds; of string beans, twenty-four pounds; of shell beans, twenty-eight pounds; of unshelled green peas, twenty-eight pounds; of dandelions, twelve pounds; of spinach, twelve pounds; of beet greens, twelve pounds; of kale, twelve pounds; and of parsley, eight pounds. Approved March 9, 1915.

An Act to authorize towns to appropriate money to Chap. 44 BE PAID TO HOSPITALS FOR THE RECEPTION, CARE AND TREATMENT OF CERTAIN PERSONS.

Be it enacted, etc., as follows:

SECTION 1. Any town not maintaining or managing a Towns may hospital may annually appropriate a sum not exceeding five appropriate hundred dollars, to be paid to a hospital established in such hospitals for town or in the vicinity thereof, for the establishment and the reception, etc., of certain maintenance of a free bed in the hospital for the care and persons. treatment of persons certified by the selectmen of such town to be residents of the town and unable to pay for such care and treatment.

Section 2. This act shall take effect upon its passage. Approved March 9, 1915.

An Act relative to the powers and duties of the Chap. 45 COMMISSIONER OF PUBLIC RECORDS.

Be it enacted, etc., as follows:

SECTION 1. Section three of chapter thirty-five of the R. L. 35, 13, Revised Laws, as amended by section two of chapter four hundred and eighty-five of the acts of the year nineteen hundred and thirteen, is hereby further amended by adding at the end thereof the words: - provided, that no measures shall be taken relative to the records of the commonwealth unless the same are approved by the commission on economy and efficiency, — so as to read as follows: — Section 3. He Commissioner shall take the necessary measures to put the records of the records, powers commonwealth, counties, cities, towns, churches, parishes or and duties. religious societies in the custody and condition required by law and to secure their preservation, and for that purpose he may expend from the amount appropriated for expenses such amount as he considers necessary: provided, that no Proviso. measures shall be taken relative to the records of the com-

monwealth unless the same are approved by the commission on economy and efficiency.

Section 2. This act shall take effect upon its passage.

Approved March 9, 1915.

Chap. 46 An Act relative to the apportionment of betterments assessed for wet, rotten or spongy land.

Be it enacted, etc., as follows:

R. L. 75, § 79, amended.

Section 1. Section seventy-nine of chapter seventy-five of the Revised Laws is hereby amended by adding at the end thereof the following: - Any assessment for betterments made under the provisions of this section may be apportioned in the same manner as sewer assessments, and the parts thereof collected in the same manner in which sewer assessments are apportioned and collected, — so as to read as follows: - Section 79. At the time and place appointed therefor, the board shall hear the parties, and thereafter may, in its discretion, cause such nuisance to be abated by entering upon any land and by making such excavations, embankments and drains therein and under and across any streets and ways, as may be necessary; and shall also determine in what manner and at whose expense the improvements shall be kept in repair, shall estimate and award the damage sustained by, and the benefit accruing to, any person by reason of such improvements, and what proportion of the expense of making and keeping the same in repair shall be borne by the city or town and by the persons benefited thereby. The board shall forthwith give notice of its decision, in the manner required in the preceding section, to the parties to whom notice is required to be given by section seventy-seven and to the assessors of said city or town. The expense of making and keeping such improvements in repair shall be assessed by the assessors upon the persons benefited thereby, as ascertained by said decision, shall be included in their taxes, shall be a lien upon the land benefited thereby and shall be collected in the same manner as other taxes upon land. Any assessment for betterments made under the provisions of this section may be apportioned in the same manner as sewer assessments, and the parts thereof collected in the same manner in which sewer assessments are apportioned and collected.

Apportionment of betterments assessed for wet, rotten or spongy land.

Section 2. This act shall take effect upon its passage.

Approved March 9, 1915.

An Act relative to pensioning laborers in the employ Chap. 47 OF CITIES AND TOWNS.

Be it enacted, etc., as follows:

Section 1. Section one of chapter five hundred and amended. 1912, 503, § 1. three of the acts of the year nineteen hundred and twelve is hereby amended by inserting after the word "years", in the eighteenth line, the words: — including the time when incapacitated by reason of sickness, not exceeding two years in the aggregate, which is certified by a physician in regular standing,—so as to read as follows:—Section 1. Any Pensioning of laborers in the laborer in the employ of a city or town which accepts this employ of cities and towns, etc. act, who has reached the age of sixty years and has been in such employ for a period of not less than twenty-five years and has become physically or mentally incapacitated for labor, and any laborer in the employ of such city or town who has been in such employ for a period of not less than fifteen years and has become physically or mentally incapacitated for labor by reason of any injury received in the performance of his duties for such city or town may, at his request, and in cities, with the approval of the mayor, or in towns, with the approval of the selectmen, be retired from service, and if so retired he shall receive from the city or town for the remainder of his life, an annual pension equal to one half of the average annual compensation paid to him as a laborer during the two years next prior to his retirement. Any laborer in the employ of such a city or town who has reached the age of sixty-five years and has been in such employ for a period of not less than twenty-five years induding the time when incapacitated by reason of sickness, not exceeding two years in the aggregate, which is certified by a physician in regular standing shall be retired from service and shall receive from the city or town an annual pension computed in the manner hereinbefore set forth.

Section 2. This act shall take effect upon its passage. Approved March 11, 1915.

An Act relative to the registration of voters in the $Chap.\ 48$ CITY OF BOSTON.

Be it enacted, etc., as follows:

Section eighty-three of chapter eight hundred and thirty- 1913, 835, § 83, five of the acts of the year nineteen hundred and thirteen is

hereby amended by striking out the words "the same number

Sessions of board of election commissioners of Boston for registration. of like", in the seventh and eighth lines, and inserting in place thereof the words: — not less than five such evening. — so as to read as follows: — Section 83. Said board shall hold such day sessions as the city may by ordinance prescribe, and such additional sessions as they shall deem necessary. They shall, in any event, hold in or near each ward in said city not less than ten evening sessions, each of at least three hours' duration, between the first day of September and the close of registration before the annual state election, and not less than five such evening sessions between the annual state election and the close of registration before the annual city election. They shall also hold at their principal office a continuous session from nine o'clock in the morning until ten o'clock in the evening on the twentieth day preceding the annual state election, and a like continuous session on the twentieth day preceding the annual city election, and a continuous session from twelve o'clock noon until ten o'clock in the evening on the seventh day preceding a special election. Approved March 11, 1915.

Chap. 49 An Act relative to the seining of pollock and spike mackerel.

Be it enacted, etc., as follows:

Seining of pollock and spike mackerel. SECTION 1. It shall be unlawful to seine in the harbors and rivers of the commonwealth pollock weighing less than three quarters of a pound, or spike mackerel weighing less than one quarter of a pound.

Penalty.

SECTION 2. Violation of any provision of this act shall be punished by a fine of not less than twenty-five nor more than fifty dollars, or by not less than thirty days' nor more than sixty days' imprisonment for each offence, or by both such fine and imprisonment.

Repeal.

Section 3. All acts and parts of acts inconsistent herewith are hereby repealed. Approved March 11, 1915.

Chap. 50 An Act relative to the abatement of smoke in the city of boston and vicinity.

Be it enacted, etc., as follows:

1910, 651, § 2, amended.

Section 1. The last paragraph of section two of chapter six hundred and fifty-one of the acts of the year nineteen hundred and ten is hereby amended by striking out the word

"thirty", in the fifth line, and inserting in place thereof the word: - fifteen, - so that said paragraph will read as follows: - And provided, further, that stacks of locomotives, Abatement of moving trains of six cars or more, be permitted to emit smoke in Boston and in any five-minute period for ten seconds in excess of that already provided for in this act, and that stacks of Class VI, in and about round houses, may emit smoke for fifteen minutes during the period when the fire is being built, or rebuilt after cleaning. The number of minutes or seconds during which smoke may be emitted in any period as provided in this section shall be deemed to mean the aggregate number of minutes or seconds, and such minutes or seconds need not be consecutive.

This act shall take effect on the first day of Time of taking effect. Section 2. July, nineteen hundred and fifteen.

Approved March 11, 1915.

An Act to provide for travelling expenses of county Chap. 51 TREASURERS.

Be it enacted, etc., as follows:

SECTION 1. Section four of chapter twenty-one of the R. L. 21, § 4, Revised Laws is hereby amended by striking out the words "counties of Bristol, Essex, Middlesex and Worcester", in the first and second lines, and inserting in place thereof the words: - several counties, - so as to read as follows: -Section 4. The treasurers of the several counties shall be county paid their actual and proper travelling expenses incurred in be paid their the transaction of the business of the county. An itemized expenses. statement thereof shall, on the first day of each month, be certified to the county commissioners, by whom it shall be audited and approved.

Section 2. This act shall take effect upon its passage. Approved March 12, 1915.

An Act relative to the records of local boards of Chap. 52 HEALTH ON DISEASES DECLARED BY THE STATE DEPART-MENT OF HEALTH TO BE DANGEROUS TO THE PUBLIC HEALTH.

Be it enacted, etc., as follows:

Section 1. Section fifty-one of chapter seventy-five of R. L. 75, § 51, the Revised Laws is hereby amended by striking out the

Records of

local boards

of health on certain dises

how kept, etc.

words "in blank books to be provided by the secretary of

the commonwealth", in the first and second lines, and by inserting after the word "report", in the sixth line, the words:— or other data required by the state department of health. Such record shall be kept in such manner or upon such forms as shall be prescribed by the said department,— so as to read as follows:— Section 51. The board of health shall keep a record of all reports received pursuant to the two preceding sections, which shall contain the name and location of all persons who are sick, their disease, the name of the person who reports the case and the date of such report or other data required by the state department of health. Such record shall be kept in such manner or upon such forms as shall be prescribed by the said department. Said board shall give immediate information to the school committee of all contagious diseases so reported to them.

Section 2. This act shall take effect upon its passage.

Approved March 12, 1915.

Chap. 53 An Act relative to notice of petitions for adoption in certain cases.

Be it enacted, etc., as follows:

R. L. 154, § 4, amended.

Notice of petition for adoption to be given to state board of charity in certain cases.

Section 1. Section four of chapter one hundred and fifty-four of the Revised Laws is hereby amended by adding at the end thereof the words: — But if such child is of unknown parentage and is a foundling, publication as herein set forth shall not be required; but notice of the petition shall be given to the state board of charity, - so as to read as follows: - Section 4. If the written consent required by the provisions of the two preceding sections is not submitted to the court with the petition, the court shall order notice by personal service on the parties of a copy of the petition and order thereon, or, if they are not found within this commonwealth, by publication of the petition and order once in each of three successive weeks in such newspaper as the court orders, the last publication to be seven days at least before the time appointed for the hearing, and the court may require additional notice and consent. But if such child is of unknown parentage and is a foundling, publication as herein set forth shall not be required; but notice of the petition shall be given to the state board of charity.

Section 2. This act shall take effect upon its passage.

Approved March 12, 1915.

Chap. 54 An Act relative to the taking of white perch. Be it enacted, etc., as follows:

SECTION 1. It shall be lawful for any person to take white Taking of perch from ponds that have been stocked by the fish and regulation, etc. game commissioners with white perch and to have the same in possession: provided, that no perch less than seven inches Provisos. long is taken and that the taking is by angling only; and provided, also, that a total of not more than ten pounds of white perch is taken in any one day, except that if the last fish caught increases the total weight of the fish caught to more than ten pounds the last fish so taken may lawfully be kept, and provided, also, that when two or more persons are angling from the same boat or raft they shall not take more in the aggregate than fifteen pounds, except that if the last fish caught increases the total weight of the fish caught by such persons to more than fifteen pounds, the last fish so taken may lawfully be retained.

SECTION 2. Violation of the provisions of this act by Penalty. taking white perch in a manner or to an extent contrary to the provisions of this act shall be punished by a fine of not more than twenty-five dollars and five dollars additional for every fish taken or had in possession contrary to the provisions hereof. Approved March 12, 1915.

An Act relative to the sale at retail of eggs taken Chap. 55 FROM COLD STORAGE.

Be it enacted, etc., as follows:

Section 1. Section one of chapter five hundred and 1913, 538, 11. thirty-eight of the acts of the year nineteen hundred and thirteen, as amended by chapter five hundred and forty-five of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "and shall be done in such manner as is approved by the state board of health", at the end of the section, and inserting in place thereof the words: — except that the container in which eggs sold at retail are delivered to the customer may be marked in letters less than one inch in height if uncondensed Gothic type is used, but such letters shall in no case be less than one half inch in height. All marking required by the provisions of this act shall be done in such manner as shall be approved by the commissioner of health,

Sale at retail of eggs taken from cold storage.

— so as to read as follows: — Section 1. Whenever eggs that have been in cold storage are sold at wholesale or retail. or offered or exposed for sale, the basket, box or other container in which the eggs are placed shall be marked plainly and conspicuously with the words "cold storage eggs", or there shall be attached to such container a placard or sign having on it the said words. If eggs that have been in cold storage are sold at retail or offered or exposed for sale without a container, or placed upon a counter or elsewhere, a sign or placard, having the words "cold storage eggs" plainly and conspicuously marked upon it, shall be displayed in, upon or immediately above the said eggs; the intent of this act being that cold storage eggs sold or offered or exposed for sale shall be designated in such a manner that the purchaser will know that they are cold storage eggs. The display of the words "cold storage eggs", as required by this act, shall be in letters not less than one inch in height except that the container in which eggs sold at retail are delivered to the customer may be marked in letters less than one inch in height if uncondensed Gothic type is used, but such letters shall in no case be less than one half inch in height. marking required by the provisions of this act shall be done in such manner as shall be approved by the commissioner of health.

Section 2. This act shall take effect upon its passage.

Approved March 12, 1915.

Chap. 56 An Act relative to sale of lands purchased or taken by cities and towns for non-payment of takes.

Be it enacted, etc., as follows:

Sale of lands purchased or taken by cities and towns for non-payment of taxes. Section 1. Whenever, in the opinion of the tax commissioner, lands purchased or taken by a city or town for non-payment of taxes are of insufficient value to meet the expense of the sale together with the amount named in the collector's deed or instrument of taking as due when the sale is executed, and together with all interest, charges and subsequent taxes and assessments thereon, he shall make an affidavit of such finding which shall be recorded in the registry of deeds in the county where the land lies, and upon the recording of such affidavit the collector of taxes, instead of selling such lands in accordance with the provisions of sections sixty-eight, sixty-nine and seventy, of

Marking, etc.

Part II, of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, may sell the same by public auction to the highest bidder, first giving notice of the time and place of sale by publication thereof twenty-one days at least before the sale, and by posting a notice of the sale in some convenient and public place in his precinct fourteen days at least before the sale; and if from any cause the sale shall not be made within two years, it shall be made by the collector for the time being when he deems best, or at once upon service upon him of a written demand by any person interested therein. The collector acting for the city or town, shall execute and deliver to the highest bidder therefor a quitclaim deed. If the amount bid is more than the expense of the sale, together with the amount named in the collector's deed or instrument of taking as due when the same was executed and together with all interest, charges and subsequent taxes and assessments thereon, the balance shall be deposited with the city or town treasurer to be paid to the person entitled to the land if demanded within five years, otherwise it shall inure to such city or town.

SECTION 2. If no person bids at such a sale, or if the whon no person person to whom the land is sold does not within ten days pay collector to to the collector the sum bid by him, the collector shall make make affidavit, an affidavit of the fact, which shall be recorded in the registry of deeds within thirty days after the date at which the land was offered for sale, after which said affidavit shall be in the custody of the city or town treasurer, and the same, or a copy thereof, certified by the register of deeds. shall be prima facie evidence of the facts therein stated.

SECTION 3. The collector shall, within thirty days after Collector to the recording of said affidavit, take possession of said land when, etc. in behalf of the city or town, and thereupon the land shall belong to the city or town, in fee simple, subject to and with the benefit of all the restrictions and easements pertaining to the said land and appurtenant thereto at the time of the original assessment when said land was taken or sold.

Section 4. Whenever, in the opinion of the tax com- Abatement missioner, any lands in this commonwealth have been assessed at a valuation which is insufficient to meet the charges and expenses of collecting the tax thereon, he may authorize the assessors to abate the tax of their own motion as a tax which ought not to have been assessed. The authorization shall be in writing and shall form a part of the assessors' records of abatements.

Sale of certain lands not prohibited.

Section 5. This act shall not be construed to prohibit sales of lands as heretofore under the provisions of sections sixty-eight, sixty-nine and seventy of Part II of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, except as herein provided.

SECTION 6. This act shall take effect upon its passage.

Approved March 12, 1915.

Chap. 57 An Act relative to overtime in the employment of women and children.

Be it enacted, etc., as follows:

1909, 514, § 48, etc., amended.

Section forty-eight of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine, as amended by chapter four hundred and eighty-four of the acts of the year nineteen hundred and eleven, by chapter four hundred and seventy-seven of the acts of the year nineteen hundred and twelve and by chapter seven hundred and fifty-eight of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "industries", in the thirty-ninth line, the following: — nor shall such overtime employment be authorized because of the stopping of machinery for the celebration of any holiday, — so as to read as follows: — Section 48. No child under eighteen years of age and no woman shall be employed in laboring in any factory or workshop, or in any manufacturing,

Overtime in the employment of women and children.

mercantile, mechanical establishment, telegraph office or telephone exchange, or by any express or transportation company, more than ten hours in any one day; and in no case shall the hours of labor exceed fifty-four in a week except that in manufacturing establishments where the employment is by seasons, the number of such hours in any week may exceed fifty-four, but not fifty-eight, provided that the total number of such hours in any year shall not exceed an average of fifty-four hours a week for the whole year, excluding Sundays and holidays; and if any child or woman shall be employed in more than one such place the total number of hours of such employment shall not exceed fiftyfour hours in any one week. Every employer, except those employers hereinafter designated, shall post in a conspicuous place in every room in which such persons are employed a printed notice stating the number of hours' work required of them on each day of the week, the hours of beginning

Notices to be posted, etc.

and stopping work, and the hours when the time allowed for meals begins and ends or, in the case of mercantile establishments and of establishments exempted from the provisions of sections sixty-seven and sixty-eight, the time, if any, allowed for meals. The printed forms of such notices shall be provided by the state board of labor and industries, after approval by the attorney-general. The employment overtime of any such person at any time other than as stated in said employment, printed notice shall be deemed a violation of the provisions mitted. of this section unless it appears that such employment was to make up time lost on a previous day of the same week in consequence of the stopping of machinery upon which such person was employed or dependent for employment; but no stopping of machinery for less than thirty consecutive minutes shall justify such overtime employment, nor shall such overtime employment be authorized until a written report of the day and hour of its occurrence and its duration is sent to the state board of labor and industries, nor shall such overtime employment be authorized because of the stopping of machinery for the celebration of any holiday. Every employer engaged in furnishing public service or in any other kind of business in respect to which the state board shifts of duty of labor and industries shall find that public necessity or and time for convenience requires the employment of children under the women and children. age of eighteen or women by shifts during different periods or parts of the day, shall post in a conspicuous place in every room in which such persons are employed a printed notice stating separately the hours of employment for each shift or tour of duty and the amount of time allowed for meals. Printed forms of such notices shall be provided by the state board of labor and industries, after approval by the attorney-general. A list by name of the employees, stating in which shift each is employed, shall be kept on file at each place of employment for inspection by employees and by officers charged with the enforcement of the law. In cases of extraordinary emergency as defined by section In cases of one of chapter four hundred and ninety-four of the acts of emergency. the year nineteen hundred and eleven or extraordinary public requirement, the provisions of this act shall not apply to employers engaged in public service or in other kinds of business in which shifts may be required as hereinbefore stated; but in such cases no employment in excess of the hours authorized under the provisions of this act shall be

considered as legalized until a written report of the day and hour of its occurrence and its duration is sent to the state board of labor and industries.

Approved March 12, 1915.

Chap. 58 An Act relative to the care and maintenance of the BRIDGE OVER THE NEPONSET RIVER AT GRANITE AVENUE BETWEEN THE TOWN OF MILTON AND THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1913, 771, § 10, amended.

Section 1. Section ten of chapter seven hundred and seventy-one of the acts of the year nineteen hundred and thirteen is hereby amended by striking out all after the word

Care and maintenance of a certain bridge over the Neponset river.

"paid", in the eighteenth line, and inserting in place thereof the following: — one half by the county of Suffolk and one half by the town of Milton, — so as to read as follows: — Section 10. When the said bridge and its approaches are completed, and all work contemplated by this act has been performed, the care and control of said bridge, draw and approaches shall vest in a commission consisting of the mayor of the city of Boston and the chairman of the selectmen of the town of Milton for the time being. Said commission shall have charge of lighting, policing, managing, maintaining and keeping in repair said bridge, draw and approaches, and also the exclusive authority to authorize poles, wires and other structures to be placed thereon, and in such place and manner as said commission may deem proper. The money required for lighting, policing, managing, and keeping in repair said bridge, draw and approaches. as well as any cost or expenses incurred by said commission in connection therewith, and all damages recovered in any action at law by reason of any defect, or want of repair in said bridge, draw or approaches, and any expenses incurred in connection therewith shall be paid one half by the county of Suffolk and one half by the town of Milton.

Section 2. This act shall take effect upon its passage. Approved March 12, 1915.

Chap. 59 An Act relative to the taking of salmon from lake QUINSIGAMOND.

Be it enacted, etc., as follows:

1909, 377, § 1, amended. Section one of chapter three hundred and seventy-seven of the acts of the year nineteen hundred and nine, as amended by section one of chapter four hundred and sixty-nine of the acts of the year nineteen hundred and ten, is hereby further amended by inserting after the word "following", in the sixth line, the words: - except as is hereinafter provided, — and by adding at the end of the section the words: — In the months of August and September, it shall be lawful Taking of salmon from to take salmon, subject to the provisions of this act, between Lake Quinsignmond regulated. one hour before sunrise and two hours after sunset, from that part of Lake Quinsigamond in the county of Worcester situated between the Stringer dam and Lincoln street, and to have the same in possession: provided, however, that when Proviso. a person takes a salmon which brings the total weight of salmon caught by him in any one day up to fifteen pounds, he shall take no more salmon on that day, or, if two or more persons are angling from one boat, when a salmon is taken which brings the total weight of salmon caught by any or all of them in any one day up to twenty-five pounds, no more salmon shall be taken on that day by any of them. Approved March 12, 1915.

An Act relative to vacations of laborers employed by Chap. 60 CITIES.

Be it enacted, etc., as follows:

Any city in which a majority of the voters at the last vacations for state election voted to accept the provisions of chapter two employed employed hundred and seventeen of the acts of the year nineteen by cities. hundred and fourteen may by vote of the city council, approved by the mayor, or by vote of the commission in any city under a commission form of government, require the heads of the executive departments to grant a vacation of two weeks without loss of pay to any person regularly employed by such city who is classified as a common laborer. skilled laborer, mechanic or craftsman in the labor service. as classified by the civil service commission, under regulations established by said commission for cities to which the labor rules adopted by the civil service commission are or may become applicable. If such vacations are authorized, they shall be granted by the heads of the executive departments, and shall begin at such times as in the opinion of the heads of the executive departments will cause the least interference with the performance of the regular work of the city. Approved March 12, 1915.

Chap. 61 An Act relative to the time within which real estate conveyed in good faith shall be liable for the payment of debts of deceased persons.

Be it enacted, etc., as follows:

1907, 549, § 1, amended.

Time within which certain real estate shall be liable for the payment of debts of deceased persons.

Section 1. Section one of chapter five hundred and forty-nine of the acts of the year nineteen hundred and seven is hereby amended by striking out in the thirteenth line, in the nineteenth line, and in the twenty-second line, the words "two years", and inserting in place thereof the words: — one year, — so as to read as follows: — Section 1. Whenever an executor or administrator has given due notice of his appointment, and an affidavit thereof has been filed in accordance with sections two and three of chapter one hundred and thirty-nine of the Revised Laws, no interest in the real estate of the deceased conveyed absolutely or in mortgage for value and in good faith by an instrument duly recorded shall be liable to be taken on execution or sold under any judicial proceeding for payment of his debts, costs of court or claims against his estate, except claims for taxes, municipal assessments or succession taxes, legacies or other charges created by will of the deceased, or the expenses or charges of administration, after the expiration of one year from the time of such executor or administrator giving bond for the performance of his trust, or from the passing of the order of the probate court mentioned in section three of chapter one hundred and thirty-nine of the Revised Laws, unless in pursuance of a license to sell granted upon a petition filed in the registry of probate within said one year, or unless for the satisfaction in whole or in part of a claim of which notice has been filed in the registry of probate within said one year, stating substantially the name and address of the claimant, the nature and amount of the claim and the court, if any, in which proceedings are pending to determine or enforce the same. Said notice shall be filed with the other proceedings in the case and entered upon the docket under the name of the estate of the deceased.

Section 2. This act shall take effect upon its passage.

Approved March 12, 1915.

An Act to require reports from savings banks of the Chap. 62 AMOUNT OF DEPOSITS RECEIVED FROM LABOR AND CREDIT UNIONS.

Be it enacted, etc., as follows:

Section thirty-eight of chapter five hundred and ninety 1908, 590, § 38, amended. of the acts of the year nineteen hundred and eight is hereby amended by inserting after the word "corporations", in the eleventh and twelfth lines, the words: - labor and credit unions. — so as to read as follows: — Section 38. Savings banks Such report shall, in the year nineteen hundred and nine, amount of and in each fifth year thereafter, also state the number and deposits received from amount of deposits of fifty dollars and less, of those exceeding unions. fifty dollars and not more than one hundred dollars, of those exceeding one hundred dollars and not more than two hundred dollars, of those exceeding two hundred dollars and not more than five hundred dollars, of those exceeding five hundred dollars and less than one thousand dollars, of those of one thousand dollars or more; and of those to the credit of women, both adults and minors, guardians, religious and charitable corporations, labor and credit unions, and in trust, respectively, received during the twelve months last preceding. Approved March 12, 1915.

An Act relative to receivers appointed by the probate Chap. 63 COURT.

Be it enacted, etc., as follows:

Section twenty-four of chapter one hundred and forty- R. L. 148, § 24, eight of the Revised Laws is hereby amended by inserting after the word "guardian", in the third line and in the fourteenth line, the words: - receiver appointed by the probate court, — so as to read as follows: — Section 24. If Ratification of doubtful acts the authority or validity of an act or proceeding of the of executors probate court or of a person acting as executor, administrator, guardian, receiver appointed by the probate court, or trustee is drawn in question by reason of an alleged irregularity, defective notice or want of authority, any party interested in or affected by such act or proceeding may apply to the probate court which has jurisdiction of the subject-matter relative to which the act or proceeding has been had, and the court, after notice to all parties interested, and to the persons who may be the parents of such parties not in being,

with power to appoint a guardian or next friend to represent the interests of any person unborn or unascertained, may hear and determine the matter and confirm the act or proceeding, in whole or in part, and may authorize and empower the executor, administrator, guardian, receiver appointed by the probate court, or trustee, or any successor or other person who may be legally appointed to act in the same capacity, to ratify and confirm such act or proceeding and to execute and deliver such deeds, releases, conveyances and other instruments as may be found necessary for that purpose; but no act or proceeding shall be ratified or confirmed which the court might not have passed or authorized in the first

What acts to be ratified, etc.

Approved March 12, 1915.

Chap. 64 An Act relative to the appointment of administrators of the estates of deceased persons.

Be it enacted, etc., as follows:

instance upon due proceedings.

1909, 490, Part IV, § 22, etc., amended.

four hundred and ninety of the acts of the year nineteen hundred and nine, as amended by chapter five hundred and fifty-one of the acts of the year nineteen hundred and eleven, is hereby further amended by inserting after the word "estate", in the second line, the words: - which in the opinion of the tax commissioner may be, - by inserting after the word "administration", in the fourth line, the words: - is not, - and by striking out the word "shall", in the sixth line, and inserting in place thereof the word: may, — so as to read as follows: — Section 22. If, upon the decease of a person leaving an estate which in the opinion of the tax commissioner may be liable to a tax under the provisions of this part, a will disposing of such estate is not offered for probate, or an application for administration is not made within four months after such decease, the probate court, upon application by the tax commissioner, may appoint an administrator.

Section 1. Section twenty-two of Part IV of chapter

Administrators of the estates of deceased persons, appointment, etc.

SECTION 2. This act shall take effect upon its passage.

Approved March 12, 1915.

Chap. 65 An Act to provide for the posting of information in places of employment.

Be it enacted, etc., as follows:

Posting of information in places of employment. SECTION 1. The minimum wage commission may require employers to post in conspicuous positions in their places of

employment such notices as the said commission may issue for the information of employees.

SECTION 2. This act shall take effect upon its passage. Approved March 12, 1915.

An Act relative to the bridge over the connecticut Chap. 66 RIVER BETWEEN THE CITY OF NORTHAMPTON AND THE TOWN OF HADLEY.

Be it enacted, etc., as follows:

SECTION 1. Chapter seven hundred and nine of the 1914, 709, amended. acts of the year nineteen hundred and fourteen is hereby amended by inserting after section seven the following new section: - Section 8. No member of said board of county Cortain bridge commissioners shall be disqualified from serving under this connecticut act by reason of his residence in the city of Northampton, of etc. any provision of section twenty of chapter twenty of the Revised Laws to the contrary notwithstanding.

SECTION 2. All acts done by the said county commis- Acts of county sioners under authority of said chapter seven hundred and confirmed, etc. nine are hereby confirmed and made valid to the same extent as if one of said commissioners had not been a resident of the city of Northampton.

Section 3. This act shall take effect upon its passage. Approved March 12, 1915.

An Act relative to the term for which licenses for Chap. 67 THE SALE OF INTOXICATING LIQUORS MAY BE GRANTED WITHIN THE TOWN OF HULL.

Be it enacted, etc., as follows:

Section 1. Section thirteen of chapter one hundred of R. L. 100, § 13. the Revised Laws, as amended by chapter four hundred and seventy-six of the acts of the year nineteen hundred and ten, is hereby further amended by inserting after the word "following", in the sentence next before the last, the words: - And in the town of Hull it is further provided that when said town has voted to authorize the granting of licenses for the sale of intoxicating liquors at its last annual town meeting, and such special enumeration has been made in the calendar year last preceding said last annual town meeting, the selectmen may, in April, receive applications for such licenses and investigate and publish the same, and may grant one such license for each five hundred of such temporary resident population, not including the permanent

Number of places to be licensed for the sale of intoxicating liquors, limited, etc. inhabitants of said town, as ascertained by said special enumeration taken in said last preceding calendar year, to take effect on the fifteenth day of May and to expire on the first day of October next following. — so as to read as follows: - Section 13. In cities and towns which vote to authorize the granting of licenses for the sale of intoxicating liquors, the number of places licensed for the sale of such liquors shall not exceed one for each one thousand of the population as ascertained by the last preceding national or state census, but one such place may be licensed in any town having a population of less than one thousand. In Boston, one such place may be licensed for each five hundred of the population, but in no event shall the total number of licensed places therein exceed one thousand. Nowhere in the commonwealth shall a fourth or fifth class license be granted to be exercised upon the same premises with a license of any of the first three classes, except that a licensed innholder, who has a license of any of the first three classes may likewise be granted a license of the fourth or fifth class for the purpose of supplying liquor to guests who have resorted to his inn for food or lodging. No more than one license shall be granted by any one vote of the licensing board. Such licenses shall be numbered in regular order as granted, and any license granted contrary to, or in excess of, the provisions of this section shall be void; but in a town voting as aforesaid at its last annual town meeting which has less than five thousand permanent residents according to the last preceding state or national census but has an increased resident population during the summer months, the selectmen may, on or before the fifteenth day of May in any year, apply to the chief of the bureau of statistics of labor to have an enumeration made of the temporary or summer residents of such Said chief shall thereupon make such enumeration, between the twenty-third and the twenty-eighth day of June next following, under such rules as he shall establish. A person who has not been a resident of such town for at least three days preceding the enumeration shall not be regarded as a temporary or summer resident thereof. chief may employ, for such enumeration, such persons as may be necessary, who shall in all cases be residents of the town if suitable and competent persons can be found; otherwise, non-residents may be employed. The chief shall report the total number of such temporary or summer residents to the selectmen of the town on or before said twenty-eighth

Enumeration, how made.

day of June. The expenses incurred in making such special enumeration shall be paid by the commonwealth. The treasurer and receiver general shall thereupon issue his warrant, as provided in section thirty-four of chapter twelve. requiring the assessors of such towns to assess a tax to the amount of the expense incurred in making this special enumeration, and such amount shall be collected and paid over to the treasurer and receiver general in the same manner as other state taxes. The selectmen may, in April, receive applications for such licenses and investigate and publish the same; and may grant one such license for each five hundred of such temporary resident population, not including the permanent inhabitants of such town, as ascertained by said special enumeration, to take effect on the first day of July and to expire on the first day of October next following. And in the town of Hull it is further provided Term for which that when said town has voted to authorize the granting granted within of licenses for the sale of intoxicating liquors at its last Hull. annual town meeting, and such special enumeration has been made in the calendar year last preceding said last annual town meeting, the selectmen may, in April, receive applications for such licenses and investigate and publish the same, and may grant one such license for each five hundred of such temporary resident population, not including the permanent inhabitants of said town, as ascertained by said special enumeration taken in said last preceding calendar year, to take effect on the fifteenth day of May and to expire on the first day of October next following. A selectman, member of a licensing board or census enumerator who violates any provision of this section shall be punished by a fine of five hundred dollars.

Section 2. This act shall take effect upon its passage. Approved March 12, 1915.

An Act to make the foxborough state hospital a state Chap.~68HOSPITAL FOR THE INSANE.

Be it enacted, etc., as follows:

SECTION 1. The Foxborough state hospital is hereby Foxborough State hospital made a hospital for the care of the insane and shall be subject made a hospital for the insane. to all the provisions of law applicable to such hospitals.

Section 2. This act shall take effect upon its passage. Approved March 17, 1915.

Chap. 69 An Act relative to the penalty for violating the provisions of law as to sanitary and protective devices in manufacturing establishments.

Be it enacted, etc., as follows:

1909, 514, § 90, amended.

Section ninety of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine is hereby amended by striking out the words "the four preceding sections", in the second line, and inserting in place thereof the words:—sections eighty-three to eighty-nine, inclusive,—so as to read as follows:—Section 90. Whoever fails to comply with any provision of sections eighty-three to eighty-nine, inclusive, shall, for the first offence be punished by a fine of not less than twenty-five nor more than one hundred dollars, and, for a second offence he shall be punished by the fine aforesaid or by imprisonment in jail for not more than sixty days or by both such fine and imprisonment.

Approved March 17, 1915.

Law as to sanitary and protective devices in manufacturing establishments, penalty for violating.

Chap. 70 An Act to provide a penalty for altering employment certificates.

Be it enacted, etc., as follows:

1909, 514, § 61, etc., amended.

Section sixty-one of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine, as amended by chapter two hundred and forty-nine of the acts of the year nineteen hundred and ten and by section nineteen of chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen, is hereby further amended by adding at the end thereof the words: — Whoever, without authority, alters an employment certificate after the same is issued shall be punished by a fine of ten dollars, — so as to read as follows: — Section 61. Whoever employs a person under the age of sixteen years, and whoever procures or, having under his control a person under sixteen years of age, permits such person to be employed in violation of the provisions of sections fifty-six or fifty-seven of this act, shall for each offence be punished by a fine of not less than ten dollars nor more than fifty dollars, or by imprisonment for not more than thirty days; and whoever continues to employ a person under sixteen years of age in violation of the provisions of either of said sections, after being notified thereof by a school attendance officer or by

Law as to employment of children, penalties for violating. an inspector appointed by the state board of labor and industries, shall for every day thereafter while such employment continues be punished by a fine of not less than fifty nor more than two hundred dollars, or by imprisonment for not more than sixty days; and whoever forges, or procures to be forged, or assists in forging a certificate of birth or other evidence of the age of such person, and whoever presents or assists in presenting a forged certificate or evidence of birth to the superintendent of schools or to a person authorized by law to issue certificates, for the purpose of fraudulently obtaining the employment certificate required by this act, shall be punished by a fine of not less than ten nor more than five hundred dollars, or by imprisonment for not more than one year, or by both such fine and imprison-Whoever, being authorized to sign an employment certificate, knowingly certifies to any materially false statement therein shall be punished by a fine of not less than ten nor more than two hundred dollars. Whoever, without Penalty for authority, alters an employment certificate after the same certificate, etc. is issued shall be punished by a fine of ten dollars.

Approved March 17, 1915.

An Act relative to appointment of staff officers of Chap. 71 THE MILITIA.

Be it enacted, etc., as follows:

SECTION 1. Section forty-two of chapter six hundred and 1903, 604, § 42, etc., amended. four of the acts of the year nineteen hundred and eight, as amended by chapter two hundred and ninety-nine of the acts of the year nineteen hundred and ten, by chapter two hundred and sixty-eight of the acts of the year nineteen hundred and twelve, and by chapter seven hundred and fifteen of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "officer", in the fourth line of the last paragraph, the words: - unless he is a graduate of a school established and maintained in connection with the volunteer militia of this commonwealth in which the course of instruction extends over a period of at least two years, under the orders of the commander-in-chief, for the purpose of imparting military instruction and training to enlisted men of the militia who are aspirants for commissions therein, or, — so that the said last paragraph will read as follows: — No person shall be Appointment eligible to be appointed as a staff officer, or as a staff corps of the militia.

officer, or, with the exception of medical officers, as a department officer, unless he is a graduate of a school established and maintained in connection with the volunteer militia of this commonwealth in which the course of instruction extends over a period of at least two years, under the orders of the commander-in-chief, for the purpose of imparting military instruction and training to enlisted men of the militia who are aspirants for commissions therein, or, unless he has served in the regular or volunteer naval or military forces of the United States, or in the militia or naval militia of some state thereof, for the term of three years, at least one year of which he shall have served as an officer or non-commissioned officer. The foregoing requirements shall not apply to chaplains.

Not to apply to chaplains.

Section 2. This act shall take effect upon its passage.

Approved March 17, 1915.

Chap. 72 An Act to repeal the act providing for licensing dealers in coal and coke.

Be it enacted, etc., as follows:

Act providing for licensing dealers in coal and coke (1903, 484), repealed. SECTION 1. Chapter four hundred and eighty-four of the acts of the year nineteen hundred and three, as amended by chapter four hundred and thirty-four of the acts of the year nineteen hundred and six, being an act to provide for licensing dealers in coal and coke, is hereby repealed.

SECTION 2. This act shall take effect upon its passage.

Approved March 17, 1915.

Chap. 73 An Act relative to the commitment of dipsomaniacs and persons addicted to the intemperate use of narcotics and stimulants.

Be it enacted, etc., as follows:

1909, 504, § 50, etc., amended.

Section 1. Section fifty of chapter five hundred and four of the acts of the year nineteen hundred and nine, as amended by chapter five hundred and fifty-eight of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "any male", in the fifth line, by striking out the words "except the Norfolk state hospital", in the seventh line, and by inserting after the word "any", in the same line, the words: — male or, — so as to read as follows: — Section 50. Any of the judges

named in section twenty-nine and the justices of the munici-

Commitment of dipsomaniacs

pal court of the city of Boston may commit to the Norfolk state hospital, the McLean hospital, or to a private licensed hospital or house, or to any hospital or licensed receptacle for the insane, public or private, any male or female, who is subject to dipsomania or inebriety either in public or private, or who is so addicted to the intemperate use of narcotics or stimulants as to have lost the power of self control; but no such commitment shall be made until satisfactory evidence is presented to the judge by whom the proceedings for commitment are heard that such person is not of bad repute or of bad character apart from such habits of intemperance. The magistrate who receives the application for such commitment shall examine on oath the applicant and all other witnesses, shall reduce the application to writing and cause it to be subscribed and sworn to by the applicant. He shall cause a summons and copy of the application to be served upon such person in the manner provided by section twentyfive of chapter two hundred and seventeen of the Revised Laws. Such person shall be entitled to a hearing, unless after receiving said summons he shall in writing waive a hearing; and in that case the magistrate may issue an order for his immediate commitment to said hospital without such hearing if he is of the opinion that such person is a proper subject for its treatment and custody. The commitment may be made forthwith, if the examining physician certifies the case to be one of emergency. A person com-Time of mitted as aforesaid may be detained for two years from the date of his commitment and no longer.

Section 2. This act shall take effect upon its passage. Approved March 17, 1915.

An Act relative to the appointment of inspectors and Chap. 74 ASSISTANT INSPECTORS IN THE EMPLOY OF THE STATE BOARD OF LABOR AND INDUSTRIES.

Be it enacted, etc., as follows:

The second paragraph of section eight of 1912, 726, § 8. chapter seven hundred and twenty-six of the acts of the year nineteen hundred and twelve is hereby amended by adding at the end thereof the words: - or to the first appointment of any person who filed his application for examination by the civil service commission for such position prior to the first day of January, nineteen hundred and fifteen, and who was not then over forty-five years of age, - so that

Certain appointments by the state board of labor and industries. the said paragraph will read as follows: — Inspectors and assistant inspectors shall be not over forty-five years of age on the date of their first appointment, but this age limit shall not apply to any reappointment, or to the first appointment of any person who filed his application for examination by the civil service commission for such position prior to the first day of January, nineteen hundred and fifteen, and who was not then over forty-five years of age.

Section 2. This act shall take effect upon its passage.

Approved March 17, 1915.

Chap. 75 An Act relative to the weekly payment of wages.

Be it enacted, etc., as follows:

1909, 514, § 112, etc., amended.

Section 1. Section one hundred and twelve of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine, as amended by chapter three hundred and fifty of the acts of the year nineteen hundred and ten, by chapter two hundred and eight of the acts of the year nineteen hundred and eleven, by chapter seven hundred and eighty-four of the acts of the year nineteen hundred and thirteen, and by chapter two hundred and forty-seven of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "or any of the building trades", in the fifth line, and inserting in place thereof the words: - or in the erection, alteration, repair or removal of any building or structure, - so as to read as follows: - Section 112. Every person, firm or corporation engaged in carrying on a factory, workshop, manufacturing, mechanical or mercantile establishment, mine, quarry, railroad or street railway, or a telephone, telegraph, express or water company, or in the erection, alteration, repair or removal of any building or structure, or the construction or repair of any railroad, street railway, road, bridge, sewer, gas, water or electric light works, pipes or lines, shall pay weekly each employee engaged in his or its business the wages earned by him to within six days of the date of said payment, but any employee leaving his or her employment, shall be paid in full on the following regular pay day; and any employee discharged from such employment shall be paid in full on the day of his discharge, or in the city of Boston as soon as the provisions of law requiring pay rolls, bills and accounts to be certified shall have been complied with; and the commonwealth, its officers, boards and commissions shall

Weekly payment of wages, etc. so pay every mechanic, workman and laborer who is employed by it or them, and every person employed by it or them in any penal or charitable institution, and every county and city shall so pay every employee who is engaged in its business the wages or salary earned by him, unless such mechanic, workman, laborer or employee requests in writing to be paid in a different manner; and every town shall so pay each employee in its business if so required by him; but an employee who is absent from his regular place of labor at a time fixed for payment shall be paid thereafter on demand. The provisions of this section shall not apply to Exemptions. an employee of a co-operative corporation or association if he is a stockholder therein unless he requests such corporation to pay him weekly. The public service commission, after a hearing, may exempt any railroad corporation from paying weekly any of its employees if it appears to the board that such employees prefer less frequent payments, and that their interests and the interests of the public will not suffer thereby. No corporation, contractor, person or partnership shall by a special contract with an employee or by any other means exempt himself or itself from the provisions of this and the following section. Whoever violates Penalty. the provisions of this section shall be punished by a fine of not less than ten nor more than fifty dollars.

Section 2. This act shall take effect upon its passage.

Approved March 17, 1915.

An Act exempting vendors of intoxicating liquors Chap. 76 prom certain disqualifying provisions of the civil service laws.

Be it enacted, etc., as follows:

Section 1. Section sixteen of chapter nineteen of the R. L. 19, § 16. Revised Laws, as amended by chapter two hundred and twelve, is hereby further amended by striking out said section and inserting in place thereof the following: — Section 16. No Appointment to or retaining person habitually using intoxicating liquors to excess shall in certain be appointed to or retained in any office, appointment or employment to which the provisions of this chapter apply.

Section 2. This act shall take effect upon its passage.

Approved March 18, 1915.

Chap. 77 An Act to authorize co-operative banks to issue certain shares to qualify as security for real estate loans.

Be it enacted, etc., as follows:

1912, 623, § 10, etc., amended.

Section 1. Section ten of chapter six hundred and twenty-three of the acts of the year nineteen hundred and twelve, as amended by section two of chapter six hundred and forty-three of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "series", in the seventh line, the words: - except that shares of the next preceding series may be issued to qualify as security for a real estate loan, — so as to read as follows: — Section 10. The capital to be accumulated shall be unlimited and shall be divided into shares of the ultimate value of two hundred dollars each. The shares may be issued in quarterly, half-yearly or yearly series, in such amounts and at such times as the board of directors may determine. No shares of a prior series shall be issued after the issue of a new series, except that shares of the next preceding series may be issued to qualify as security for a real estate loan. No person shall hold more than twenty-five unmatured nor more than ten matured shares in any one bank, but any person may at the same time hold both unmatured and matured shares therein to said amounts.

banks may issue certain shares to qualify as security for real estate loans.

Section 2. This act shall take effect upon its passage.

Approved March 18, 1915.

Chap. 78 An Act relative to the school attendance of minors.

Be it enacted, etc., as follows:

R. L. 44, § 4, etc., amended.

Section four of chapter forty-four of the Revised Laws, as amended by chapter three hundred and seventy-five of the acts of the year nineteen hundred and five, and by section two of chapter two hundred and sixty-eight of the acts of the year nineteen hundred and eleven, and by section four of chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the word "fifty", in the forty-second line, and inserting in place thereof the word:—seventy-five,—and by striking out after the word "schools", in the forty-fourth line, the words "or, if the school committee of said city or town so desires, an amount equal to

the average expense for each pupil of such school during the preceding year, for a period equal to the time during which the child so attends", so that the third paragraph of the section will read as follows: - For the tuition in the public Tuition in the schools in any city or town of any child between the ages of certain of five and fifteen years who shall be placed elsewhere than minors. in his own home by the state board of charity, or by the trustees of the Massachusetts training schools, or kept under the control of either of said boards in such city or town, the commonwealth shall pay to said city or town, and for such tuition of any such child so placed by the trustees for children of the city of Boston, or so kept under the control of said trustees, the city of Boston from its appropriation for school purposes, shall pay to said city or town seventy-five cents for each week of five days, or major part thereof, of attendance of every such child in Approved March 18, 1915. the public schools.

An Act to make the worcester state asylum a hospital Chap. 79 FOR THE INSANE AND TO CHANGE ITS NAME.

Be it enacted, etc., as follows:

SECTION 1. The Worcester state asylum is hereby made Worcester a state hospital for the care of the insane and shall be subject made a host to all provisions of law applicable to such state hospitals.

SECTION 2. The name of the Worcester state asylum is Name changed. hereby changed to the Grafton state hospital.

Section 3. Section fourteen of chapter five hundred and 1909, 504, § 14, four of the acts of the year nineteen hundred and nine, as amended by chapter four hundred and forty-two of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "Worcester state asylum", and inserting in place thereof the words: - Grafton Grafton state state hospital.

On or before the first day of August, nineteen Board of Section 4. hundred and fifteen, the governor, with the advice and appointed. consent of the council, shall appoint seven persons, five of whom shall be men and two of whom shall be women, who shall constitute the board of trustees of the Grafton state hospital, and who shall hold their offices, one until the first Wednesday of February, nineteen hundred and sixteen, one until the first Wednesday of February, nineteen hundred and seventeen, one until the first Wednesday of February, nineteen hundred and eighteen, one until the first Wednesday

Powers and duties.

of February, nineteen hundred and nineteen, one until the first Wednesday of February, nineteen hundred and twenty, one until the first Wednesday of February, nineteen hundred and twenty-one, one until the first Wednesday of February. nineteen hundred and twenty-two, or until their successors are appointed and qualified. Said trustees shall have all the power and authority over the Grafton state hospital now exercised by the present trustees over the Worcester state hospital and the Worcester state asylum, and shall be subject to all the provisions of law relating to trustees of state hospitals for the care of the insane; but the trustees of the Worcester state hospital and the Worcester state asylum shall continue to exercise the duties of trustees of the Grafton state hospital until their successors are duly appointed and qualified, as hereinbefore provided, and thereafter shall exercise the duties of trustees of the Worcester state hospital only.

Section 5. This act shall take effect upon its passage.

Approved March 18, 1915.

Chap. 80 An Act to authorize local moth superintendents to furnish arsenate of lead to towns.

Be it enacted, etc., as follows:

1913, 605, § 1, amended.

Section 1. Section one of chapter six hundred and five of the acts of the year nineteen hundred and thirteen is hereby amended by striking out the words "now receiving aid from the commonwealth in suppressing the said insect pests", in the third and fourth lines, so as to read as follows:—Section 1. For the purpose of assisting in the extermination of gypsy and brown tail moths, the local moth superintendent in any city or town is hereby authorized to furnish, at the cost thereof, arsenate of lead to any owner of real estate situated within the limits of such city or town. Material purchased under the provisions hereof shall be used only for the suppression of gypsy and brown tail moths and only upon land of the purchaser.

Arsenate of lead may be furnished to real estate owners for certain purposes at cost.

Section 2. This act shall take effect upon its passage.

Approved March 18, 1915.

Chap. 81 An Act relative to school attendance and to the employment of minors.

Be it enacted, etc., as follows:

R. L. 44, § 1, etc., amended.

SECTION 1. Section one of chapter forty-four of the Revised Laws, as amended by chapter three hundred and

twenty of the acts of the year nineteen hundred and five, by chapter three hundred and eighty-three of the acts of the year nineteen hundred and six, and by section one of chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out in the thirtieth line, the word "five", and inserting in place thereof the word: — seven, — and by striking out the word "ten", in the same line, and inserting in place thereof the word: — fourteen. — so as to read as follows: - Section 1. Every child between seven and four- school teen years of age, every child under sixteen years of age attendance of action children who does not possess such ability to read, write and spell compulsory. in the English language as is required for the completion of the fourth grade of the public schools of the city or town in which he resides, and every child under sixteen years of age who has not received an employment certificate as provided in this act and is not engaged in some regular employment or business for at least six hours per day or has not the written permission of the superintendent of schools of the city or town in which he resides to engage in profitable employment at home, shall attend a public day school in said city or town or some other day school approved by the school committee, during the entire time the public schools are in session, subject to such exceptions as are provided for in sections four, five and six of this chapter and in section three of chapter forty-two of the Revised Laws, as amended by chapter four hundred and thirty-three of the acts of the year nineteen hundred and two, and by chapter five hundred and thirty-seven of the acts of the year nineteen hundred and eleven: but such attendance shall not be required of a child whose physical or mental condition is such as to render attendance inexpedient or impracticable, or who is being otherwise instructed in a manner approved in advance by the superintendent of schools or the school The superintendent of schools, or teachers in committee. so far as authorized by said superintendent or by the school committee, may excuse cases of necessary absence for other causes not exceeding seven day sessions or fourteen halfday sessions in any period of six months. For the purposes Approval of private sche of this section, school committees shall approve a private school only when the instruction in all the studies required by law is in the English language, and when they are satisfied that such instruction equals in thoroughness and efficiency, and in the progress made therein, the instruction in the public schools in the same city or town; but they shall not

refuse to approve a private school on account of the religious teaching therein.

Section 2. Said chapter forty-four of the Revised Laws.

as amended by section two of said chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the

R. L. 44, § 2, etc., amended.

word "five", in the fourth line, and inserting in place thereof the word: — seven, — and by striking out the word "ten", in the same line, and inserting in place thereof the word: — fourteen, — so as to read as follows: — Section 2. Every person having under his control a child as described in section one shall cause him to attend school as therein required, and, if he fails for seven day sessions or fourteen half-day sessions within any period of six months while such control obtains, to cause such child so to attend school, he shall, upon complaint by an attendance officer and conviction thereof, be

Penalty for failure to cause child to attend school.

of the child.

Whoever induces or attempts to induce a child to absent himself unlawfully from school, or employs or harbors a child while school is in session, shall be punished by a fine of not less than ten nor more than fifty dollars.

punished by a fine of not more than twenty dollars, and no physical or mental condition which is capable of correction, or which renders the child a fit subject for special instruction at public charge in institutions other than public day schools, shall avail as defence under the provisions of this or the preceding section, unless it shall be made to appear that the defendant has employed all reasonable measures for the correction of the condition and the suitable instruction

Approved March 18, 1915.

Penalty for inducing child to absent himself unlawfully from school, etc.

Chap. 82 An Act to authorize the insurance commissioner to license corporations as insurance agents and brokers.

Be it enacted, etc., as follows:

Insurance commissioner may license corporations as insurance agents and brokers. Section 1. The insurance commissioner is hereby authorized to license as an insurance agent or broker, under the terms and subject to the conditions now applicable to the appointment and licensing of insurance agents and brokers in so far as the same may be applicable to corporations, any foreign or domestic corporation incorporated for this purpose exclusively and by its articles of incorporation and

its by-laws restricting the holding and ownership of its capital stock to persons actually engaged as agents or brokers in the insurance business or employed in good faith by such agents or brokers.

Section 2. The insurance commissioner may require to furnish any such corporation, upon making an application for a etc. license or for the renewal of a license, to file with him such information as he may request relating to the corporation and its officers, directors and stockholders, and the commissioner may make such examination of the corporation's affairs as he may deem necessary. Every such license shall designate the officers of the corporation, not exceeding three, who may solicit or negotiate contracts of insurance in the name and in behalf of the corporation.

SECTION 3. Any officer designated in the license shall Liability of be personally liable to the penalties of the statutes for any violation by him of any law now or hereafter in force applicable to insurance agents or brokers, although such act is committed in the name of the corporation, and the corporation shall be liable for any such violation, the responsibility for which cannot be placed upon any such officer.

Section 4. This act shall take effect upon its passage. Approved March 18, 1915.

An Act relative to the borrowing of money by towns. Chap. 83 Be it enacted, etc., as follows:

SECTION 1. To provide the necessary funds to meet Borrowing of liabilities authorized to be incurred by section two of chapter towns. six hundred and ninety-two of the acts of the year nineteen hundred and thirteen, the town treasurer, with the approval of a majority of the selectmen, may borrow on notes of the town during any one month between January first and the next annual town meeting a sum not exceeding one twelfth of the previous tax levy, the same to be regarded as a part of the total amount which may be borrowed under the provisions of section three of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen, as amended; said notes shall be subject to certification by the director of the bureau of statistics in accordance with law.

SECTION 2. The director of the bureau of statistics in certifying certifying notes authorized by this act shall furnish a state-

ment certifying to the amount of the tax levy of the preceding year as filed with the tax commissioner by the assessors of the town.

Section 3. This act shall take effect upon its passage.

Approved March 20, 1915.

Chap. 84 An Act relative to the certification of town and district notes by the director of the bureau of statistics.

Be it enacted, etc., as follows:

Certification of town and district notes by the director of the bureau of statistics. Section 1. The certification of town and district notes by the director of the bureau of statistics under the provisions of chapter six hundred and sixteen of the acts of the year nineteen hundred and ten, as amended, and as affected by chapter four hundred and sixteen of the acts of the year nineteen hundred and thirteen, and chapter seven hundred and twenty-seven of the acts of the year nineteen hundred and thirteen, as amended, shall be deemed prima facie evidence of the liability of the town or district issuing the same for the payment of the debt.

SECTION 2. This act shall take effect upon its passage.

Approved March 20, 1915.

Chap. 85 An Act to authorize fire, water, light, watch and improvement districts to incur indebtedness.

Be it enacted, etc., as follows:

Fire, water, light, watch and improvement districts may incur indebtedness.

SECTION 1. Fire, water, light, watch, and improvement districts may, by a two thirds vote of the voters present and voting at a meeting duly called, authorize the incurring of debt for the purposes prescribed, and payable within the periods specified, by sections five and six of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen, as amended, so far as they are authorized by law to make expenditures for the purposes mentioned in said sections.

Use of proceeds.

Proviso.

Section 2. The proceeds of any sale of bonds or notes, except premiums, shall be used only for the purposes specified in the authorization of the loan: provided, however, that transfers of unexpended amounts may be made to other accounts, to be used for similar purposes.

May issue bonds or notes, etc. SECTION 3. A district which has authorized a debt to be incurred within the limitations as to amount and time of

payments prescribed by this act may issue bonds or notes therefor, signed by the treasurer and countersigned by a majority of the prudential committee or commissioners, at such rates of interest as may be deemed proper, and such a district may, except as is otherwise provided by section ten of chapter seven hundred and nineteen of the acts of the vear nineteen hundred and thirteen, sell such bonds or notes at not less than par, at public or private sale, or may use the same in payment of such debts: provided, however, Proviso. that if the amount of the annual payment and the period of the loan are not specified by the vote authorizing the debt to be incurred, the officers authorized to issue bonds or notes therefor may issue the same subject to the provisions and limitations of this act. The prudential committee or com- Assessors to be missioners shall, not later than May first of each year, notify amount of debt in writing the board of assessors of the amount of debt falling due, etc. due during the current financial year, the sinking fund requirements, if any, and what provision has been made for meeting such requirements; and the board shall make such provision for meeting said debt and sinking fund requirements in the tax levy of that year as, in its judgment, may be necessary.

Section 4. No further sinking funds for the payment of Sinking funds. debt shall be established by any district, but districts shall contribute to every sinking fund established prior to the passage of this act until every such sinking fund, with its accumulations, shall be sufficient to extinguish at maturity the debt for which it was established; and all provisions of law relating to the manner of establishing, administering, and investing sinking funds which may be in force at the time of the passage of this act shall remain in force with respect to all sinking funds established prior thereto.

SECTION 5. Districts shall not issue any notes payable To provide on demand, and they shall provide for the payment of all payments debts, except those incurred under the provisions of sections on notes. three and nine of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen, as amended, by such annual payments as will extinguish the same at maturity, and in such manner that the first of such annual payments on account of any loan shall be made not later than one year after the date of the bonds or notes issued therefor, and that the amount of the annual payment in any year on account of any such debt, so far as it may be issued, shall not be less than the amount of principal

payable in any subsequent year; and such annual amounts, together with the interest on all debts, shall, without further vote, be assessed until the debt is extinguished.

Early payment, etc. Section 6. Districts may pay or provide for the payment of any debt, whether incurred before or after the passage of this act, at an earlier period than is required by the provisions of this act, and shall not refund any debt except as provided in section nine of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen, as amended; and districts may, for the purpose of reducing the whole debt for the redemption of which sinking funds have been established prior to the passage of this act, or of reducing the amount to be raised by taxation for such funds, add to any such sinking fund the excess of an appropriation over the amount required for the purpose thereof, or add to such funds any sums derived from taxation or from other sources not required by law to be expended otherwise.

Repeal.

SECTION 7. All provisions of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen, as amended, which relate to districts or which are not inconsistent with this act shall remain in full force and effect and shall be deemed to apply to districts.

Section 8. This act shall take effect upon its passage.

Approved March 20, 1915.

Chap. 86

An Act relative to the taking of scallops.

Be it enacted, etc., as follows:

R. L. 91, § 85, etc., amended.

Section eighty-five of chapter ninety-one of the Revised Laws, as amended by chapter five hundred and seventeen of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "fish", in the seventeenth line, the words: - provided, however, that no person shall take scallops exceeding in quantity three bushels in any one week from the waters of any city or town by dredging without first obtaining a permit in writing from the mayor and aldermen or selectmen of such city or town, and by adding at the end thereof the words: — Nothing in this section shall be construed as repealing section one of chapter two hundred and fifty-five of the acts of the year eighteen hundred and ninety-three, - so as to read as follows: — Section 85. The mayor and aldermen of cities and the selectmen of towns, if so instructed by their cities and towns, may, except as provided in the two preceding

City and town officers may regulate the taking of certain fish.

sections, control, regulate or prohibit the taking of eels, clams, quahaugs, razor fish, so-called, and scallops within the same; and may grant permits prescribing the times and methods of taking eels and such shell fish within such cities and towns and make such other regulations in regard to said fisheries as they may deem expedient. But an inhabitant of the commonwealth, without such permit, may take eels and the shell fish above named for his own family use from the waters of his own or any other city or town, and may take from the waters of his own city or town any of such shell fish for bait, not exceeding three bushels, including shells, in any one day, subject to the general rules of the mayor and aldermen and selectmen, respectively, as to the times and methods of taking such fish: provided, however, that no person shall Proviso. take scallops exceeding in quantity three bushels in any one week from the waters of any city or town by dredging without first obtaining a permit in writing from the mayor and aldermen or selectmen of such city or town. The provisions of this section shall not authorize the taking of fish in violation of the provisions of sections forty-four and forty-five. Who-Penalty. ever takes any eels or any of said shell fish without such permit, and in violation of the provisions of this section, shall forfeit not less than three nor more than fifty dollars. Nothing in this section shall be construed as repealing section one of chapter two hundred and fifty-five of the acts of the year eighteen hundred and ninety-three.

Approved March 20, 1915.

An Act to provide that failure to comply with the Chap. 87 LAWS RELATING TO THE REGISTRATION AND EQUIPMENT OF MOTOR VEHICLES SHALL NOT BE A DEFENSE IN ACTIONS OF TORT.

Be it enacted, etc., as follows:

Section 1. Violation of the provisions of section nine Failure to of chapter five hundred and thirty-four of the acts of the comply with year nineteen hundred and nine, which provides for the to motor registration and equipment of motor vehicles, shall not defense in constitute a defense to actions of tort for injuries suffered by a person, or for the death of a person, or for injury to property, unless it is shown that the person injured in his person or property or killed was the owner or operator of the motor vehicle the operation of which was in violation of said provisions, or unless it is shown that the person so injured or

killed, or the owner of the property so injured, knew or had reasonable cause to know that said provisions were being violated.

Time of taking effect, etc.

Section 2. This act shall take effect upon its passage, but shall apply only to actions or causes of actions hereafter accruing.

Approved March 20, 1915.

Chap. 88 An Act to provide for a second assistant district attorney for the southeastern district.

Be it enacted, etc., as follows:

Second assistant district attorney for the southeastern district, appointment, etc.

Section 1. The district attorney for the southeastern district may appoint a second assistant district attorney, and may remove him at pleasure. His salary shall be twelve hundred dollars a year, payable from the treasury of the commonwealth.

Certain provisions of law not to apply.

Section 2. Section two of chapter one hundred and fifty-seven of the acts of the year nineteen hundred and five shall not apply to the office hereby created.

SECTION 3. This act shall take effect upon its passage.

Approved March 20, 1915.

Chap. 89 An Act to increase the probation service in the central district court of worcester.

Be it enacted, etc., as follows:

Male assistant probation officer in the central district court of Worcester, appointment, etc.

Section 1. The justice of the central district court of Worcester may appoint one male assistant probation officer and fix his salary, subject to the approval of the county commissioners of said county, to be paid by the county.

Clerical assistance. Section 2. The justice of the central district court of Worcester may employ such clerical assistance in the office of the probation officer as he may deem necessary for the keeping, indexing and consolidation of the records required by the commission on probation, and to perform such other clerical duties connected with the probation service as may be required. The compensation for such service, which shall be fixed by the court, shall be paid by the county of Worcester upon vouchers approved by the court.

Compensation

SECTION 3. This act shall take effect upon its passage.

Approved March 22, 1915.

An Act relative school Chap. 90 TO ANNUAL RETURNS OF STATISTICS.

Be it enacted, etc., as follows:

SECTION 1. Clause Third of section four of chapter R. L. 43, \$ 4. forty-three of the Revised Laws, as amended by section three of chapter three hundred and sixty-eight of the acts of the year nineteen hundred and twelve and by section one of chapter three hundred and fifty-six of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "year", in the last line of said clause, the words: - and in Boston during the fiscal year instead of the school year, - so that the said clause will read as follows: — Third. The amount of money Annual returns raised by taxation by the town (or city), and expended statistics. during the fiscal year last preceding the date of the certificate for the support of the public schools, including the wages of teachers, the transportation of school children, fuel, the care of fires, schoolrooms and school premises, repairs, supervision, text-books and supplies, and school sundries or incidentals, but excluding alterations of school buildings, other than repairs, and construction of schoolhouses and contributions for the support of public schools which may be received from the commonwealth or from other sources than local taxation, and also the total expenditures, classified, for the public schools during the school year, and in Boston during the fiscal year instead of the school year, last preceding the date of this certificate.

SECTION 2. This act shall take effect upon its passage. Approved March 22, 1915.

An Act relative to the assessment of poll taxes, to Chap. 91 LISTS OF PERSONS ASSESSED AND TO REGISTRATION IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

Section 1. Section fifteen of chapter eight hundred and 1913, 835, § 15, amended. thirty-five of the acts of the year nineteen hundred and thirteen is hereby amended by striking out the words "except in Boston", in the tenth line, by inserting after the word "forty-four", in the thirteenth line, the words: - and in Boston by the election commissioners, — by inserting after the first paragraph the following new paragraph: - In Boston

the police commissioner by such officers as he shall designate

shall cause to be distributed during the last week in March, by leaving at each building used as a dwelling and at each apartment where there is more than one family or tenant. a blank to be filled out giving the name, age, occupation and residence on the first day of April of the current year, and the residence on the first day of April of the preceding year, of each male person twenty years of age or upward residing in said dwelling or apartment who is liable for a poll tax, — by striking out the words "except in Boston", in the twentyeighth line, and by inserting after the word "voters", in the twenty-ninth line, the words: — and in Boston to the election commissioners, — so as to read as follows: — Section 15. The assessors, assistant assessors, or one or more of them, shall annually, in April or May, visit every building in their respective cities and towns and, after diligent inquiry, shall make true lists containing, as nearly as they can ascertain, the name, age, occupation and residence, on the first day of April in the current year, and the residence on the first day of April in the preceding year, of every male person twenty years of age or upwards, residing in their respective cities and towns, liable to be assessed for a poll tax; and, shall inquire at the residences of the women voters whose names are contained in the list transmitted to them by the registrars under the provisions of section forty-four, and in Boston by the election commissioners, whether such women voters are resident thereat, and shall thereupon make true lists of the women voters found by them.

make lists of male persons liable to a poll tax.

To make lists of women voters.

Police officers to distribute blanks, etc.

In Boston the police commissioner by such officers as he shall designate shall cause to be distributed during the last week in March, by leaving at each building used as a dwelling and at each apartment where there is more than one family or tenant, a blank to be filled out giving the name, age, occupation and residence on the first day of April of the current year, and the residence on the first day of April of the preceding year, of each male person twenty years of age or upward residing in said dwelling or apartment who is liable for a poll tax.

Inmate of the Soldiers' Home may be assessed and vote in Chelsea.

Assessors to correct errors and supply omissions. Any inmate of the Soldiers' Home in the city of Chelsea shall have the same right as any other resident of that city to be assessed and to vote therein.

The assessors shall, upon the personal application of an assessed person for the correction of any error in their original lists, and whenever informed of any such error, make due

investigation, and, upon proof thereof, correct the same on their books. When informed of the omission of the name of a person who is averred to have lived in the city or town on the first day of April in the current year, and to have been assessed there in the preceding year, they shall make due investigation, and, upon proof thereof, supply the omission on their books, and, give immediate notice thereof to the registrars of voters, and in Boston to the election commissioners. They shall cause all applications, certificates Applications, and affidavits received by them under this section to be proserved for preserved for two years.

Section 2. Section sixteen of said chapter eight hundred amended. § 16,

and thirty-five is hereby amended by striking out the words "except in Boston", in the first line, by inserting after the word "voters", in the third line, the words: — and in Boston to the election commissioners, — by inserting after the word "registrars", in the fifth line, the words: — to the election commissioners, - and by inserting after the word "registrars", in the ninth line, the words: - and the election commissioners, — so as to read as follows: — Section 16. The Assessors to assessors shall from time to time, and before the fifteenth transmit to registrars and day of June in each year, transmit to the registrars of voters, lists, etc. and in Boston to the election commissioners, the lists made as provided in the preceding section, or certified copies thereof, and shall promptly transmit to the registrars, to the election commissioners, and to the collector of taxes notice of every addition to and correction in the lists made by them. Every assessor, assistant assessor and collector of taxes shall furnish all information in his possession necessary to aid the registrars, and the election commissioners, in the performance of their duties.

Section 3. Section seventeen of said chapter eight 1913, 835, \$ 17, amended. hundred and thirty-five is hereby amended by striking out the words "except in Boston", in the first line, and by inserting after the word "registrars", in the tenth line, the words: — and in Boston to the election commissioners, — so as to read as follows: — Section 17. The assessors of cities Assessors of shall, on or before the fifteenth day of June in each year, and certain towns the assessors of towns having over five thousand inhabitants to prepare street according to the latest census, state or national, shall, on or before the first day of July in each year, prepare street lists containing the names of all persons assessed by them for poll taxes for the current year. Such lists for cities and for towns divided into voting precincts shall be arranged by

Lists of assessed polls to be posted in certain towns may be arranged. alphabetically in certain towns.

1913, 835, § 18, amended.

Form and contents of street lists.

1913, 835, § 19,

Assessment of person not previously assessed.

voting precincts. They shall print such lists in pamphlet form, shall deliver to the registrars, and in Boston to the election commissioners, as many copies thereof as they may require, and shall hold the remaining copies for public distribution. In all other towns they shall, on or before the first day of July in each year, cause lists of all persons assessed therein for poll taxes to be prepared and conspicuously posted in two or more public places in every such town. In towns not divided into voting precincts such lists may be arranged alphabetically, according to the names of the persons on the list, or by streets.

Section 4. Section eighteen of said chapter eight hundred and thirty-five is hereby amended by striking out the words "Except in Boston", in the first line, so as to read as follows: — Section 18. The assessors shall name or designate in such street lists all buildings used as residences, in their order on the street where they are located, by giving the number or other definite description of each building so that it can be readily identified, and shall place opposite to or under each number or other description of a building the name, age and occupation of every person residing therein on the first day of April of the current year and assessed for a poll tax, and his residence on the first day of April of the

preceding year.

Section 5. Section nineteen of said chapter eight hundred and thirty-five is hereby amended by striking out the words "except Boston", in the second line, by inserting after the word "registration", in the fourth line, the words: — and in Boston not later than the twentieth day of December, — and by adding at the end of the first paragraph the words: — but in Boston no witnesses shall be required as aforesaid, and the name of no person who is assessed under the provisions of this section shall be certified to the election commissioners, — so as to read as follows: — Section 19. If a male person resident in a city or town, on the first day of April was not assessed for a poll tax, he shall, in order to establish his right to assessment, present to the assessors before the close of registration, and in Boston not later than the twentieth day of December, a statement under oath that he was on said day a resident of such city or town and liable to pay a poll tax therein, and a list under oath of his polls and estate and shall also produce before the assessors two witnesses, who shall testify, under oath, that they are voters of the ward or town in which such person desires

to be registered and that the statement of the applicant is true; but in Boston no witnesses shall be required as afore- No witness said, and the name of no person who is assessed under the Boston. provisions of this section shall be certified to the election commissioners.

A male person who becomes a resident of a city or town, Certain persons except Boston, after the first day of April and desires to be registered to registered as a voter shall present to the assessors a state-present a state-ment to ment under oath that he has been a resident of such city or assessors, etc. town for six months immediately preceding the election at which he claims the right to vote, and shall produce before the assessors two witnesses, who shall testify under oath that they are voters of the ward or town in which such person desires to be registered and that the statement of the applicant is true. If the assessors are satisfied that such statement is true, they shall, in the first case, assess such applicant for his polls and estate and give him a certificate of assessment, and in the second, give him a certificate that he has been a resident in such city or town the six months preceding such election, and forthwith notify the registrars of voters of the city or town, if in this commonwealth, where such person resided on the first of April, that they have given such certificate.

SECTION 6. Section forty-six of said chapter eight hun- 1913, 835, \$ 46. dred and thirty-five is hereby amended by striking out all of said section after the word "residence", in the tenth line, and inserting in place thereof the words: - In Boston, if a male person, twenty years of age or upward, resident in said city on the first day of April, was not assessed, he shall in person present a statement in writing under oath to the election commissioners at their principal office, who are hereby authorized to administer oaths for this purpose, that he was on the first day of April a resident of said city, giving his name, age, occupation and residence on the first day of April in the current year, and his residence on the first day of April in the preceding year. A male person, twenty years of age or upward, who becomes a resident of said city after the first day of April shall in person present a statement in writing under oath to the election commissioners at their principal office, who are hereby authorized to administer oaths for this purpose, that he became a resident of said city at least six months immediately preceding the election at which he claims the right to vote, giving his name, age, occupation and residence, and the date when he so became

a resident and his residence on the first day of April in the current year. The board of election commissioners shall forthwith transmit a copy of such statement to the police commissioner who shall detail an officer to verify the statement of the applicant as to residence, and shall report to the election commissioners within five days the result of the investigation of such officer. If the statement of the applicant as to residence is found to be true, the election commissioners shall place the name of the applicant on the voting list; otherwise the election commissioners shall forthwith notify the applicant to appear before them, and, if not satisfied that his statement is true, shall not place his name upon the voting list: provided, however, that no application for registration under the provisions of this section shall be received by the election commissioners later than the thirtieth day preceding a state or municipal election. In Boston the board of election commissioners shall furnish to the assessors a true and correct list of all applicants, male or female, for registration who are found to have resided in Boston on the first day of April, and the board of assessors shall assess such male persons for a poll tax, — so as to read as follows: - Section 46. Every male applicant for registration, except in Boston, whose name has not been transmitted to the registrars as provided in section sixteen shall present a tax bill or notice from the collector of taxes, or a certificate from the assessors showing that he was assessed as a resident of the city or town on the preceding first day of April, or a certificate that he became a resident therein at least six months preceding the election at which he claims the right to vote, and the same shall be prima facie evidence of his residence. In Boston, if a male person, twenty years of age or upward, resident in said city on the first day of April, was not assessed, he shall in person present a statement in writing under oath to the election commissioners at their principal office, who are hereby authorized to administer oaths for this purpose, that he was on the first day of April a resident of said city, giving his name, age, occupation and residence on the first day of April in the current year, and his residence on the first day of April in the preceding year. A male person, twenty years of age or upward, who becomes a resident of said city after the first day of April shall in person present a statement in writing under oath to the election commissioners at their principal office, who are hereby authorized to administer oaths for this purpose.

Male applicant to present tax bill or certificate, etc.

Provisions applying in Boston. that he became a resident of said city at least six months immediately preceding the election at which he claims the right to vote, giving his name, age, occupation and residence, and the date when he so became a resident and his residence on the first day of April in the current year. The board of election commissioners shall forthwith transmit a copy of such statement to the police commissioner who shall detail an officer to verify the statement of the applicant as to residence, and shall report to the election commissioners within five days the result of the investigation of such officer. If the statement of the applicant as to residence is If statement is found to be true, the election commissioners shall place the correct name shall be placed name of the applicant on the voting list; otherwise the upon voting election commissioners shall forthwith notify the applicant to appear before them, and, if not satisfied that his statement is true, shall not place his name upon the voting list: provided, however, that no application for registration under Proviso. the provisions of this section shall be received by the election commissioners later than the thirtieth day preceding a state or municipal election. In Boston the board of election commissioners shall furnish to the assessors a true and correct list of all applicants, male or female, for registration who are found to have resided in Boston on the first day of April, and the board of assessors shall assess such male persons for a poll tax.

SECTION 7. Section seventy-six of said chapter eight 1913, 835, \$ 76, amended. hundred and thirty-five is hereby amended by striking out the words "listing board", in the eleventh and thirty-fifth lines, and inserting in place thereof in each instance, the word: - assessors, - and by striking out the word "listed". in the thirteenth line, and inserting in place thereof the word: — assessed, — so as to read as follows: — Section 76. Election The election commissioners shall, after the first day of April to prepare in each year, prepare an annual register containing the names of voters. of all qualified voters in Boston for the current year, beginning with such first day of April. Such names shall be arranged by wards and precincts and, opposite the name of each voter, shall be entered his residence on the preceding first day of April or any subsequent day when he became a resident of said city. The election commissioners shall enter in the annual register every name contained in the lists, for the current year, of persons transmitted to them by the assessors, giving, as the residence of each person on the first day of April, the place at which he was assessed by said

Proviso.

To make necessary inquiries and investigations, etc.

board; and likewise the name and residence, as aforesaid. of every woman voter whose name is contained in the list of women voters transmitted to them under this act: provided, that in every case they are able to identify the name so transmitted as that of a man or woman whose name was borne on the voting list of said city at the last preceding They shall make all inquiries and investigations election. necessary to identify such person, and they shall not enter in the annual register the name of a person objected to by any commissioner, until such person has been duly notified and given an opportunity to be heard by them, and shall have appeared and satisfied them of his right to have his name so entered. They shall forthwith enter in the annual register the name of every person whose qualifications as a voter have been determined by them in the current year and whose name has accordingly been entered in the general register. They shall, on or before the first Monday of August in each year, send notice in writing by mail to each male voter of the preceding year whose name has not been entered in the annual register of the current year that his name has not been so entered. They shall, before the first day of April in each year, transmit to the assessors a list of the women voters whose names are contained upon the register of the preceding year, with their residences, they appear on said register.

1913, 835, \$ 436, amended.

Section 8. Section four hundred and thirty-six of said chapter eight hundred and thirty-five is hereby amended by striking out the words "member of the listing board or a", in the first line, and by striking out the words "enters on any list of male persons or women voters, or causes, or allows to be entered thereon", in the second, third and fourth lines, and inserting in place thereof the word:—reports,—so as to read as follows:—Section 436. A police officer in Boston who knowingly reports the name of any person as a resident of a building, who is not a resident thereof, shall for each offence be punished by imprisonment for not more than one year.

Penalty on police officer in Boston.

1913, 835, § 458, amended.

Penalty for refusing to give true name or information in Boston.

Section 9. Section four hundred and fifty-eight of said chapter eight hundred and thirty-five is hereby amended by striking out the words "a member of the listing board or", in the fourth line and in the tenth and eleventh lines, so as to read as follows: — Section 458. Whoever in Boston, being an inmate of a building and a male resident twenty years of age or upward, refuses or neglects to give his true

name, when asked by a police officer acting under this act, or whoever, being an owner or occupant of a building, or a derk, superintendent, manager or other person having in charge the affairs of a hotel or lodging house, refuses or neglects to give the full and true information within his knowledge relating to all persons residing in such building, when asked by a police officer acting under this act, shall be punished by imprisonment for not more than three months.

Section 10. Section four hundred and fifty-nine of said amended. 459. chapter eight hundred and thirty-five is hereby amended by striking out the words "a member of the listing board or", in the third line, and by striking out the words "list of male residents twenty years of age or upwards or women voters", in the fourth and fifth lines, and inserting in place thereof the words: — report under this act, — so as to read as follows: - Section 459. Whoever knowingly gives to an as- Penalty for sessor or assistant assessor, for the purpose of the assess- giving name of non-resident. ment of a poll tax, or in Boston to a police officer, for the purpose of making a report under this act, the name of any person as a resident of a building, who is not a resident therein, shall be punished by imprisonment for not more than one year.

Section 11. Section four hundred and sixty of said amended. 400, chapter eight hundred and thirty-five is hereby amended by striking out the words "or in Boston for being listed or given a certificate by the listing board", in the fourth and fifth lines, so as to read as follows: — Section 460. Whoever Penalty for false affidavit, oath knowingly or wilfully makes a false affidavit, takes a false or certificate. oath or signs a false certificate relative to the qualifications of any person for assessment or registration shall be punished by imprisonment for not more than one year.

Section 12. Section four hundred and sixty-one of said amended. 461, chapter eight hundred and thirty-five is hereby amended by striking out the words "or given a certificate of such residence by the listing board", in the fourth and fifth lines, so as to read as follows: — Section 461. Whoever in Boston Penalty for aids or abets a person in knowingly or wilfully making a abetting in false affidavit, taking a false oath or signing a false certificate, Boston. relative to the qualifications of any person for being listed as a resident thereof, shall be punished by imprisonment for not more than one year.

Section 13. Sections sixty-nine, seventy, seventy-one, Repeals. seventy-two, seventy-three, seventy-four and seventy-five

of said chapter eight hundred and thirty-five are hereby repealed.

Section 14. All acts and parts of acts inconsistent

herewith are hereby repealed.

Time of taking effect.

SECTION 15. This act shall take effect on the first day of January, nineteen hundred and sixteen.

Approved March 22, 1915.

Chap. 92 An Act relative to the payment of fees by gas and electric companies for filing and recording certain certificates in the office of the secretary of the commonwealth.

Be it enacted, etc., as follows:

1914, 742, § 91, amended.

Section ninety-one of chapter seven hundred and forty-two of the acts of the year nineteen hundred and fourteen is hereby amended by striking out the word "organization", in the fifth line, and inserting in place thereof the word:—incorporation,—and by adding at the end thereof the words:—For filing and recording the certificates or copies of the vote required by sections twenty-nine, forty-eight, fifty-two, fifty-three, sixty-eight, sixty-nine, seventy-one and seventy-two, one dollar for each certificate or copy of the vote. For filing and recording the certificate required by section sixty-five, five dollars,—so as to read as follows:—Section 91. The fees for filing and recording the certificates which are required by this act to be filed with the secretary of the commonwealth shall be as follows:—

Payment by gas and electric companies of certain less, etc.

For filing and recording the certificates required by section ten, including the issuing of the certificate of incorporation by the secretary, one twentieth of one per cent of the amount of the capital stock as fixed by the agreement of association; but not less in any case than five dollars.

For filing and recording the certificate required by section sixty-eight, one twentieth of one per cent of the amount by which the capital is increased.

For filing and recording the certificates or copies of the vote required by sections twenty-nine, forty-eight, fifty-two, fifty-three, sixty-eight, sixty-nine, seventy-one and seventy-two, one dollar for each certificate or copy of the vote.

For filing and recording the certificate required by section sixty-five, five dollars.

Approved March 22, 1915.

An Act to provide for an increase in the limit of Chap. 93 JOINT ACCOUNTS IN SAVINGS BANKS AND OTHER BANKING INSTITUTIONS.

Be it enacted, etc., as follows:

Chapter two hundred and twenty-eight of the acts of the 1911, 228, amended. year nineteen hundred and eleven is hereby amended by inserting after section one the following new section: - Sec- Limit of joint The bank, savings bank, or institution for savings savings banks, may receive deposits on the accounts provided for in section etc., increased. one to the amount of two thousand dollars, and may allow interest upon such deposits and upon the interest accumulated thereon until the principal with the accrued interest amounts to four thousand dollars, and thereafter upon no greater amount than four thousand dollars. Persons having a deposit as provided for in section one may also make deposits in their individual names, but the total amount of such deposits both joint and individual shall not exceed two thousand dollars, and the bank, savings bank, or institution for savings may allow interest upon such deposits and upon the interest accumulated thereon until the principal with the accrued interest on all said accounts amounts to four thousand dollars, and thereafter upon no greater amount than four thousand dollars. Approved March 22, 1915.

An Act relative to transfer cards for public school Chap. 94 PUPILS CHANGING THEIR RESIDENCES.

Be it enacted, etc., as follows:

Section 1. When any child required by section one of Transfer cards to be furnished chapter forty-four of the Revised Laws, as amended by public school pupils changing section one of chapter seven hundred and seventy-nine of their residences. the acts of the year nineteen hundred and thirteen, to attend school is being educated in any public or private school or in any institution in any city or town, and leaves such school or institution because of change of residence to another city or town in the commonwealth, the superintendent of schools, if the child attends a public school, and the person in charge, if the child attends a private school or is being educated in any institution, shall furnish to such child a transfer card giving the name of the child, his age, his grade in school, and in every case possible, the street and number of his new residence, and shall send without

delay a similar transfer card to the superintendent of schools of the city or town in which the child is to reside.

SECTION 2. This act shall take effect upon its passage. Approved March 22, 1915.

Chap. 95 An Act relative to the retirement of certain vet-ERANS IN THE SERVICE OF THE COMMONWEALTH.

Be it enacted, etc., as jollows:

1907, 458, § 1, amended.

Section one of chapter four hundred and fifty-eight of the acts of the year nineteen hundred and seven is hereby amended by inserting after the word "war", in the tenth line, the words: — after five years, — and by striking out the words "at any time", in the twelfth and thirteenth lines, so as to read as follows: - Section 1.

Retirement of certain veterans in the service of the commonwealth.

Proviso.

of the civil war in the service of the commonwealth, if incapacitated for active duty, shall be retired from active service, with the consent of the governor, at one half the rate of compensation paid to him when in active service, to be paid out of the treasury of the commonwealth: provided, that no veteran shall be entitled to be retired under the provisions of this act unless he shall have been in the service of the commonwealth at least ten years. But if, in the opinion of the governor and council, any veteran of the civil war, after five years, in said service is incapacitated to such a degree as to render his retirement necessary for the good of the service, he may so be retired. A veteran retired under the provisions of this act, whose term of service was for a fixed number of years, shall be entitled to the benefits of the act without reappointment.

Approved March 23, 1915.

Chap. 96 An Act to provide for the removal from tide waters OF THE PIERS AND STRUCTURE OF AN OLD BRIDGE OVER THE ACUSHNET RIVER.

Be it enacted, etc., as follows:

Removal from tide waters of the piers of an old bridge over the Acushnet river.

Section 1. The county commissioners of the county of Bristol are hereby authorized and directed to remove from the tide waters of Acushnet river all the piers and the whole structure of the old bridge which formerly extended over Fish island and Pope's island from the town of Fairhaven to the city of New Bedford in accordance with the recommendations and directions of the war department of the

United States, and to do any necessary dredging connected therewith, the expense of such removal and dredging not to exceed two thousand dollars.

The county of Bristol shall pay the expense Payment of of said removal and dredging, and the county commissioners are hereby authorized and directed to issue two notes of the county therefor, each for the sum of one thousand dollars, to bear interest at a rate not exceeding five per cent per annum, payable semi-annually, one payable one year after the date of said loan, and the other payable two years after the date of the loan. Said notes shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell said notes at public or private sale on such terms and conditions as it may deem proper, but they shall not be sold for less than their par value, and the proceeds shall be used only for the purpose herein specified. Such sum as may be needed to pay the interest as it accrues on the notes issued hereunder by the county, and the principal thereof, when due, shall be levied as a part of the county tax of the county of Bristol annually thereafter, in the same manner in which other taxes are levied, until the debt incurred by said loan or loans is extinguished.

Section 3. This act shall take effect upon its passage. Approved March 24, 1915.

An Act relative to days off for members of the fire Chap. 97 DEPARTMENTS IN CERTAIN CITIES.

Be it enacted, etc., as follows:

SECTION 1. Members of the fire department of any of Days off for members of the the cities hereinafter named which accepts the provisions of fire department this act, as hereinafter provided, shall be excused from duty for one day out of every five days, without loss of pay. The time and the manner of so excusing them shall be determined by the chief, or other officer or board at the head of the fire department.

Section 2. The chief, or other officer or board at the Cases of head of any such fire department shall have authority, in emergency. case of any public emergency, to prevent any member of the department from taking the day off herein provided for at the time when he is entitled thereto, or at the time assigned therefor, provided that such day off shall be granted to him as soon thereafter as is practicable; and such days shall be

in addition to any annual vacation now or hereafter allowed to the members of said departments, and such annual vacation shall not be diminished on account of the days off herein provided for.

Act to be submitted to voters at next municipal election. SECTION 3. This act shall be submitted to the voters of the cities of Lowell, Taunton, Attleboro and Revere at the next municipal election therein, and shall take effect in any of the said cities upon its acceptance by a majority of the voters voting thereon; otherwise, it shall not take effect.

Approved March 24, 1915.

Chap. 98 An Act to impose a penalty for failure of public warehousemen to file bonds and procure licenses.

Be it enacted, etc., as follows:

R. L. 69, amended.

Penalty for failure to file bond, etc.

Chapter sixty-nine of the Revised Laws is hereby amended by adding at the end thereof the following new sections: -Section 17. Whoever keeps and maintains a public warehouse for the storage of goods, wares and merchandise without procuring a license and giving a bond, as provided in section one, shall be punished by a fine not exceeding one thousand dollars, and shall further be restrained and enjoined by the supreme judicial court from maintaining such a public warehouse, upon an information in equity brought by the attorney-general at the relation of any person. Section 18. The words "public warehouse", as used in this chapter, shall mean any building, or part of a building, kept and maintained for the storage of goods, wares and merchandise as a business; and the words "public warehouseman" shall mean any person, corporation, partnership, association or trustees keeping and maintaining a public warehouse as defined in this section.

Certain words defined.

Approved March 24, 1915.

Chap. 99 An Act relative to the definition of "motor cycle." Be it enacted, etc., as follows:

1909, 534, § 1, etc., amended.

Section one of chapter five hundred and thirty-four of the acts of the year nineteen hundred and nine, as amended by section one of chapter two hundred and four of the acts of the year nineteen hundred and fourteen, is hereby further amended by adding at the end of the paragraph headed "Motor cycle", the following:—and to bicycles having a

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motor attached thereto and a driving wheel or wheels in contact with the ground in addition to the wheels of the bicycle itself, — so that the said paragraph will read as follows: - "Motor cycle" shall apply only to motor vehicles "Motor cycle," having but two wheels in contact with the ground, and a saddle on which the driver sits astride, and to bicycles having a motor attached thereto and a driving wheel or wheels in contact with the ground in addition to the wheels of the Approved March 24, 1915.

An Act relative to the election of city and ward Chap.100COMMITTEES UPON THE REDIVISION OF CITIES WARDS.

Be it enacted, etc., as follows:

bicycle itself.

Section 1. Chapter eight hundred and thirty-five of amended. § 90. the acts of the year nineteen hundred and thirteen is hereby amended by striking out section ninety and inserting in place thereof the following: - Section 90. Upon the re- Election of division of a city into wards each political party shall, at committees the next state primary, elect its ward committees for the redivision of term ending on the first Monday following the state primary cities into wards. in the second calendar year after such redivision, and the ward committees elected at the state primary in such second calendar year shall hold office from said Monday until the first day of January in the fourth calendar year following the redivision and until their successors shall have organized. Each ward committee elected in such second year and each city committee shall meet and organize, as provided by section eighty-nine of said chapter eight hundred and thirty-

five, within fifteen days after the said Monday. Section 2. This act shall take effect upon its passage. Approved March 24, 1915.

An Act relative to the jurisdiction of trial justices Chap.101 IN THE COUNTY OF NANTUCKET.

Be it enacted, etc., as follows:

A trial justice in the county of Nantucket shall have the Jurisdiction same jurisdiction in respect to the crimes of larceny, and of trial justices in Nantucket assault and battery, and the same power to suspend sentences, county. as a police, district or municipal court.

Approved March 24, 1915.

Chap. 102 An Act to authorize the metropolitan park commission to provide administrative and service facilities for the charles river basin.

Be it enacted, etc., as follows:

Metropolitan park commission may acquire land for administrative and service purposes for the Charles river basin. Section 1. The metropolitan park commission is hereby authorized to acquire land for administrative and service purposes for the Charles river basin as defined by chapter five hundred and twenty-four of the acts of the year nineteen hundred and nine, and to that end to exercise all the powers conferred upon said board by said act and by chapter four hundred and seven of the acts of the year eighteen hundred and ninety-three and acts in amendment thereof and in addition thereto, the cost thereof to be paid from any funds available for the construction and completion of said basin.

Section 2. This act shall take effect upon its passage.

Approved March 24, 1915.

Chap. 103 An Act to change the time within which bonds shall be payable under the act relative to the construction of a new bridge over the neponset river between the town of milton and the city of boston.

Be it enacted, etc., as follows:

1913, 771, § 8, amended.

Time changed within which bonds shall be payable for the construction of a new bridge over the Neponset river, etc.

Section eight of chapter seven hundred and seventy-one of the acts of the year nineteen hundred and thirteen is hereby amended by striking out the word "ten", in the ninth line, and inserting in place thereof the word:—five, so as to read as follows: - Section 8. The treasurer of the county of Suffolk and the treasurer of the county of Norfolk shall from time to time issue bonds of their respective counties as either may require, each bond to be designated on the face thereof, Granite Avenue Bridge Loan, and shall use the proceeds to meet the cost to be paid by them respectively under this act. Such bonds shall bear interest, payable semi-annually, at a rate not exceeding four per cent per annum, and shall be payable at such times, not less than five nor more than twenty years from their respective dates, as shall be determined respectively by the treasurer of the county of Suffolk and by the treasurer of the county of Norfolk, and as shall be expressed upon the face of the The provisions of chapter twenty-seven of the Revised Laws, and acts in amendment thereof and in addition thereto, so far as they may be applicable and are con-

Certain provisions of law to apply.

sistent herewith, shall apply to the bonds issued under the authority of this act. The mayor of the city of Quincy, subject to the approval of the city council, and the selectmen of the town of Milton may, if they deem it advisable, borrow money for a period not exceeding ten years for the purpose of meeting their respective assessments under this act, and may issue the notes or bonds of the city and town therefor. Such notes or bonds in each instance shall bear Granite Avenue on their face the words, Granite Avenue Bridge Loan, Act of Act of 1913. 1913, and shall bear interest at a rate not exceeding four per Approved March 25, 1915. cent per annum.

An Act relative to the reports of analyses made by Chap.104 THE STATE DEPARTMENT OF HEALTH, OF DRUGS AND POISONS.

Be it enacted, etc., as follows:

SECTION 1. Chapter four hundred and ninety-five of the 1910, 495, 42, acts of the year nineteen hundred and ten is hereby amended. by striking out section two and inserting in place thereof the following: - Section 2. The analyst, or an assistant analyst, state departof the state department of health shall, upon request, furnish health to furnish certificate under oath of the result of the analysis cates of analysis provided for in section one to any police officer or any agent ses of drugs and poisons. of an incorporated charitable organization, and the presentation of such certificate to the court by any police officer or agent of any such organization shall be prima facie evidence that all the requirements and provisions of section one have been duly complied with. This certificate shall be sworn to To be prima before a justice of the peace or notary public, and the jurat facio evidence. shall contain an allegation that the subscriber is the analyst or an assistant analyst of the state department of health, and when properly executed shall be prima facie evidence of the composition and quality of the drugs analyzed, and the court shall take judicial notice of the signature of the analyst

or assistant analyst, and of the fact that he is such. SECTION 2. This act shall take effect upon its passage. Approved March 25, 1915.

An Act relative to the nomination papers of candi- Chap. 105 DATES TO BE VOTED FOR AT CITY AND TOWN PRIMARIES.

Be it enacted, etc., as follows:

SECTION 1. Section one hundred and thirty-four of chap-1913, 835, § 134, ter eight hundred and thirty-five of the acts of the year amended.

Nomination papers for certain prima-ries to be filed with the city or town clerk.

To be sub-mitted to registrars, etc.

nineteen hundred and thirteen is hereby amended by striking out the words "not enrolled in any other party than that represented by the candidate whose name appears in the nomination papers", in the eleventh and twelfth lines, so as to read as follows: — Section 134. All nomination papers of candidates to be voted for at city or town primaries shall be filed with the city or town clerk not less than ten week days previous to the day on which the primary is to be held for which the nominations are made. Every such nomination paper shall be submitted at or before five o'clock in the afternoon of the Saturday preceding the day on which it must be filed to the registrars of the city or town in which the signers appear to be voters, and the registrars shall forthwith certify thereon a number of signatures which are names of voters both in the city or town and in the district for which the nomination is made. They need not certify a greater number of names than are required to make a nomination with one fifth of such number added thereto. Names not certified in the first instance shall not thereafter be certified on the same nomination papers. The city or town clerk shall not be required, in any case, to receive nomination papers for a candidate after receiving papers containing a sufficient number of certified names to make a nomination. with one fifth of such number added thereto.

Section 2. This act shall take effect upon its passage. Approved March 25, 1915.

Chap. 106 An Act relative to the examination and registration BY THE BOARD OF FREE PUBLIC LIBRARY COMMISSIONERS OF CERTAIN LIBRARIANS AND LIBRARY WORKERS.

Be it enacted, etc., as follows:

Board of free public library commissioners may examine certain librarians, etc.

Section 1. The board of free public library commissioners is hereby authorized to determine by examination or by such rules as it may establish the selection and appointment of supervising librarians and all other library workers who are paid wholly or in part, under the authority of said board, from the treasury of the commonwealth.

Registry of librarians.

Section 2. The board shall keep a registry of librarians which shall give due credit for experience and successful accomplishment as well as for formal examination, in order to assist library trustees who seek advice from the board in securing qualified librarians and assistants.

Section 3. Any expense incurred under this act shall Payment of expenses. be paid from the appropriation for expenses authorized by section two of chapter three hundred and seventy-three of the acts of the year nineteen hundred and fourteen.

Section 4. This act shall take effect upon its passage. Approved March 25. 1915.

An Act relative to questions of law before the Chap.107 SUPREME JUDICIAL COURT ARISING IN THE COUNTY OF

Be it enacted, etc., as follows:

Section 1. Section fifteen of chapter one hundred and R. L. 156, § 15, etc., amended. fifty-six of the Revised Laws, as amended by section one of chapter fifty-four of the acts of the year nineteen hundred and three, is hereby further amended by inserting after the word "Barnstable", in the seventh line, the word: — Essex, -so as to read as follows: - Section 15. A law sitting of Sittings of the court for the commonwealth shall be held annually at judicial court. Boston on the first Wednesday of January and may be adjourned from time to time to places and times most conducive to the despatch of business and to the interests of the public. At such sitting, questions of law arising in the counties of Barnstable, Essex, Middlesex, Norfolk, Plymouth and Suffolk and, by consent of the parties filed in the case. such questions arising in other counties, and such questions for which no other provision is made, shall be entered and determined.

Section 2. Section sixteen of said chapter one hundred R. L. 156, § 16, and fifty-six, as amended by section two of chapter fiftyfour of the acts of the year nineteen hundred and three, is hereby further amended by striking out the words "For the county of Essex, at Salem, on the first Tuesday of November", in the seventeenth and eighteenth lines, and also by striking out the words "except in the county of Essex", in the twenty-second line, so as to read as follows:-Section 16. For hearing questions of law arising in the Law sittings following counties, law sittings shall be held as follows: - for certain counties.

For the county of Berkshire, at Pittsfield, on the second Berkshire.

Tuesday of September.

For the counties of Franklin and Hampshire, alternately at Franklin and Hampshire. Greenfield and Northampton, on the first Monday after the second Tuesday of September, the sittings at Northampton being in the even years.

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Hampden.

For the county of Hampden, at Springfield, on the second Monday after the second Tuesday of September.

Worcester.

For the county of Worcester, at Worcester, on the third Monday after the second Tuesday of September.

Bristol, Dukes County and Nantucket.

For the counties of Bristol, Dukes County and Nantucket, at Taunton, on the fourth Monday of October.

Such sittings may be held for the trial of causes and for the despatch of business for which a court may be held by one justice in the county in or for which the court is held; but no jury shall be summoned for such sittings, unless-an order therefor is issued by the justices of said court, or one of them, directed to the clerk of the courts of said county.

Approved March 25, 1915.

Chap. 108 An Act to provide for complaint and investigation BY THE STATE BOARD OF CONCILIATION AND ARBITRATION IN CASES OF ILLEGAL EMPLOYMENT OF PERSONS DURING STRIKES, LOCKOUTS OR OTHER LABOR DISPUTES.

Be it enacted, etc., as follows:

1914, 347, § 4, amended.

Section 1. Section four of chapter three hundred and forty-seven of the acts of the year nineteen hundred and fourteen is hereby amended by inserting after the word "shall", in the second line, the words: - upon complaint of and after investigation by the state board of conciliation and arbitration, — so as to read as follows: — Section 4.

Any person, firm, association or corporation violating any provision of this act shall, upon complaint of and after investigation by the state board of conciliation and arbitration, be punished by a fine not exceeding one hundred

Penalty.

dollars for each offence. Section 2. This act shall take effect upon its passage. Approved March 27, 1915.

Chap. 109 An Act to prohibit charges for the inspection of live STOCK, DAIRIES OR FARM BUILDINGS.

Be it enacted, etc., as follows:

Charges for the inspection of live stock, dairies or farm buildings prohibited.

Section 1. It shall be unlawful for any state or municipal inspector or other officer to charge any fee for the inspection of any live stock or of any dairy, barn or stable on any farm in which milk is produced for sale.

Section 2. This act shall take effect upon its passage. Approved March 27, 1915.

An Act relative to the computation of reserves for Chap.110 TOTAL AND PERMANENT DISABILITY PROVISIONS OF LIFE INSURANCE CONTRACTS.

Be it enacted, etc., as follows:

Section eleven of chapter five hundred and seventy-six of 1907, 576, § 11, amended. the acts of the year nineteen hundred and seven, as amended by chapters fifty-four and three hundred and fifteen of the acts of the year nineteen hundred and eleven, and by chapter seventy-four of the acts of the year nineteen hundred and twelve, is hereby further amended by inserting the following paragraph immediately after paragraph Fourth: - Fifth, Computation The reserve liability for the total and permanent disability certain proviprovision incorporated in policies of life insurance shall be insurance computed on the basis of "Hunter's Disability Table", or contracts. any similar table approved by the insurance commissioner, with interest not exceeding three and one half per cent per annum: provided, that in no case shall said liability be less Proviso. than one half of the net annual premium computed by such table for the disability benefit.

Approved March 27, 1915.

An Act relative to the dismissal of frivolous appeals Chap.111 FROM FINAL DECREES IN EQUITY OR PROBATE AND TO PRO-CEEDINGS THEREAFTER.

Be it enacted, etc., as follows:

Section one hundred and fifteen of chapter one hundred R. L. 173, § 115, amended. and seventy-three of the Revised Laws is hereby amended by adding at the end thereof the following: - Whenever after the entry in the supreme judicial court or in the superior court of a decree after rescript from the full bench of the supreme judicial court in a suit in equity or in probate proceedings, an appeal is claimed from the decree, the justice by whom or by whose order the decree was entered may inquire into any reasons which may be assigned for the appeal, and if in his opinion the decree conforms to the terms of the rescript and the appeal is claimed merely for the purpose of delay, he may order the appeal dismissed, and such proceedings may forthwith be had and such processes may forthwith issue as are necessary to carry out the provisions of the decree. And if a further appeal is claimed from an order so dismissing an appeal it shall not operate to suspend or supersede the carrying into effect of the terms of

Dismissal of frivolous appeals from final decrees in equity or probate, etc.

the decree, and the full bench of the supreme judicial court may order such dismissal of appeal affirmed and may order the imposition of reasonable terms and double cost to the appellee, — so as to read as follows: — Section 115. If an appellant or an excepting party or if the plaintiff in a case reported, at law, in equity or in probate proceedings, neglects to enter the appeal, exceptions or report in the supreme judicial court or to take the necessary measures by ordering proper copies to be prepared or otherwise for the hearing of the case, or if an excepting party neglects to provide a transcript of the evidence or of the instructions to the jury within the time ordered by the justice under the provisions of section one hundred and eleven, the court in which the appeal was taken or by which the exceptions were allowed or the case reported may, upon the application of the adverse party and after notice to all parties interested, order that the appeal be dismissed, the exceptions overruled or the report discharged. and that the judgment, opinion, ruling, order or decree appealed from, or excepted to, be affirmed. Whenever after the entry in the supreme judicial court or in the superior court of a decree after rescript from the full bench of the supreme judicial court in a suit in equity or in probate proceedings, an appeal is claimed from the decree, the justice by whom or by whose order the decree was entered may inquire into any reasons which may be assigned for the appeal, and if in his opinion the decree conforms to the terms of the rescript and the appeal is claimed merely for the purpose of delay, he may order the appeal dismissed, and such proceedings may forthwith be had and such processes may forthwith issue as are necessary to carry out the provisions of the decree. And if a further appeal is claimed from an order so dismissing an appeal it shall not operate to suspend or supersede the carrying into effect of the terms of the decree, and the full bench of the supreme judicial court may order such dismissal of appeal affirmed and may order the imposition of reasonable terms and double costs to the appellee. Approved March 27, 1915.

Chap.112 An Act relative to the powers of the land court in respect to equitable restrictions on land.

Be it enacted, etc., as follows:

Powers of the land court in respect to equitable SECTION 1. The land court shall have jurisdiction upon a petition to register land, or if land has been previously

registered, upon a supplemental petition by the owner or restrictions on land. owners thereof, to hear and determine the question whether or not equitable restrictions arising under contracts, deeds or other instruments, limiting or restraining the use or the manner of using land are enforceable in whole or in part.

SECTION 2. If the land court shall find and determine, May register after a hearing, that the enforcement of such restrictions or title free, etc.

to the public interests, it shall register title to the land free from said restrictions as and to the extent required by the equities of the case or by the public interests; or, in case of registered land, shall enter such order as may be appropriate therefor: provided, however, that if the land court shall Proviso.

limitations, or any of them, would be inequitable or injurious

find and determine that such restrictions or limitations, or any of them, though they ought not to be enforced are nevertheless valid and have not become inoperative, illegal or void because contrary to law or injurious to the public interest, it shall, before registering said land free from said

restrictions or limitations or any of them as aforesaid, ascer-

tain and determine whether any person or property entitled to the benefits of such restrictions or limitations, or any of them, may be damaged by the non-enforcement of the same. If so, the case shall be referred to the superior court for the assessment of such damages. The amount of any damages so assessed, with interest thereon from the date of such assessment to the date of payment, at the rate allowed by law upon judgments, may be paid into the superior court at any time after such assessment for the benefit of the persons or property entitled thereto; and if so paid the clerk of the superior court shall so certify to the land court. If no damages shall be awarded the clerk of the superior court shall certify that fact to the land court. Upon such certification from the clerk of the superior court of the final de-

termination of such proceedings for assessment and of the payment of any damages therein assessed, the title may be registered free from any restrictions, or in case of registered land may be freed therefrom by the entry of such order as may be appropriate therefor. Any party aggrieved by a finding or decision Appeal. Section 3.

of the land court that the enforcement of such restrictions or limitations, or any of them, would be inequitable or injurious to the public interests, may appeal therefrom to the supreme judicial court, which shall have power to draw from the facts and instruments stated in the record, findings or decision any inferences of fact that might have been drawn therefrom at a trial, and to reverse or order such modification of said findings or decision as justice may require. The appeal shall be taken within twenty days after receipt of notice of the filing of such finding or decision, and further proceedings under section two shall be suspended until after the determination of said appeal. If an appeal is not duly prosecuted, the finding or decision shall stand as if no appeal had been taken.

Section 4. This act shall take effect upon its passage.

Approved March 27, 1915.

Chap.113 An Act further to define the powers and duties of the trustees of massachusetts training schools.

Be it enacted, etc., as follows:

Powers and duties of the trustees of Massachusetts training schools defined. Section 1. The board of trustees in charge of the industrial school for boys, of the industrial school for girls and of the Lyman school for boys, may grant an honorable discharge to any person in their custody who, in its opinion, for meritorious conduct is worthy and deserving of such a discharge, and whom the trustees believe to be permanently reformed. The court of commitment shall be so notified in writing and thereupon shall make an entry to the foregoing effect in their records concerning this particular person. An honorable discharge by the trustees, or upon attaining the age of twenty-one years, shall be a complete release from all penalties or disabilities incurred in consequence of commitment to any of the foregoing institutions.

May make transfers, etc.

Section 2. The trustees may transfer any person committed or transferred to the industrial school for boys or to the Lyman school for boys, who is still in the custody of said trustees, and who has proved unmanageable or an improper person to remain in either of the said institutions, to the Massachusetts reformatory; and in the same way may transfer any person committed or transferred to the industrial school for girls and still in the custody of the trustees, to the reformatory for women. Any person so transferred shall be accompanied by all mittimuses and processes, by a copy of the medical report, and by the facts covering the history and conduct of the person, and of the circumstances of the person's home, so far as they can be ascertained. other respects the transfer shall have the same effect as is now provided by law. All provisions of law inconsistent with this section are hereby repealed.

Repeal.

Section 3. The trustees may act as guardians for any May act as guardians. boy or girl in their charge who is under twenty-one years of age and who has neither parent living nor any guardian otherwise appointed, with all the power and authority conferred by the provisions of chapter one hundred and fortyfive of the Revised Laws and amendments thereof, except that when a guardian otherwise may be appointed, the powers herein conferred shall cease.

SECTION 4. The trustees shall make earnest effort to To induce induce boys and girls, in their charge on parole, to save some portion of their earnings which, under the direction of the trustees, shall be placed in savings banks and held by them for the benefit of the ward, or when deemed necessary, expended in his or her behalf, or by direction of the trustees applied on liabilities incurred by the ward. Upon the attaining of the age of twenty-one years, unless a different agreement is made by the trustees with the ward, these deposits shall be paid to the ward, or in case of death at any time, to his legal representatives.

The provisions of chapter three hundred and Certain provisions of law to Section 5. sixty-two of the acts of the year nineteen hundred and seven apply. shall be extended to inmates of the industrial school for boys.

Section 6. This act shall take effect upon its passage. Approved March 27, 1915.

An Act relative to the tenure of office of members Chap.114 OF THE STATE BOARD OF AGRICULTURE.

Be it enacted, etc., as follows:

SECTION 1. Chapter eighty-nine of the Revised Laws is R. L. 89, § 2, hereby amended by striking out section two and inserting amended. in place thereof the following:—Section 2. The term of office of office of the present members of the board shall expire on the members of the state first Tuesday of December of the last year of the term for board of service the state of t which they were appointed, and the term of office of members hereafter appointed shall be three years, and one third of the members shall retire annually on the first Tuesday of December, except that appointments to fill vacancies, other than those which occur from the expiration of terms, shall be made in the same manner as original appointments for the residue of the unexpired term.

SECTION 2. This act shall take effect upon its passage. Approved March 30, 1915.

Chap.115 An Act relative to municipal indebtedness.

Be it enacted, etc., as follows:

1913, 719, § 6, amended.

Purposes for which cities and towns

may incur indebtedness.

etc.

Section 1. Clause (4) of section six of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen is hereby amended by striking out the words "a city or town", in the second and third lines, and inserting in place thereof the words:—the territory within which such gas or electric lighting plant is authorized to distribute its product,—so as to read as follows:—(4) For establishing, purchasing, extending or enlarging a gas or electric lighting plant within the limits of the territory within which such gas or electric lighting plant is authorized to distribute its product, twenty years; but the indebtedness so incurred shall be limited to an amount not exceeding in a town five per cent and in a city two and one half per cent of the last preceding assessed valuation of such town or city.

Section 2. This act shall take effect upon its passage.

Approved March 30, 1915.

Chap.116 An Act relative to prosecutions by district attorneys of violations of the laws relative to factories and workshops.

Be it enacted, etc., as follows:

1909, 514, § 89, etc., amended.

Section eighty-nine of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine, as affected by chapter seven hundred and twenty-six of the acts of the year nineteen hundred and twelve, is hereby amended by striking out the words "State inspectors of health", in the first line, and inserting in place thereof the words: - Inspectors of the state board of labor and industries, — and by striking out all after the word "prosecuted", in the thirteenth line, so as to read as follows: - Section 89. Inspectors of the state board of labor and industries, upon receipt of notice in writing, signed by any person having knowledge of the facts, that any factory or workshop as aforesaid is not provided with the apparatus prescribed in sections eighty-six and eighty-seven of this act shall visit and inspect such factory or workshop, and for that purpose they are authorized to enter any such factory or workshop during working hours; and if they ascertain, in the foregoing or in any other manner, that the owner, proprietor or manager

Prosecutions for violations of law relative to factories and workshops. thereof has failed to comply with the provisions of said sections, they shall make complaint to a court or judge having jurisdiction, and cause such owner, proprietor or manager to be prosecuted. Approved March 30, 1915.

An ACT RELATIVE TO SUPPLYING FRESH AND PURE DRINKING Chap.117 WATER IN INDUSTRIAL ESTABLISHMENTS.

Be it enacted, etc., as follows:

Section seventy-eight of chapter five hundred and fourteen 1909, 514, § 78, of the acts of the year nineteen hundred and nine, as affected etc., amended. by chapter seven hundred and twenty-six of the acts of the year nineteen hundred and twelve, is hereby amended by striking out the word "manufacturing", in the first line and also in the sixth line, and by inserting in place thereof, in each case, the word: — industrial, — and by striking out the words "the state inspectors of health", in the eighth line, and inserting in place thereof the words: - an inspector of the state board of labor and industries, - so as to read as follows: — Section 78. All industrial establishments within Industrial this commonwealth shall provide fresh and pure drinking ments to water to which their employees shall have access during supply fresh and pure working hours. Any person, firm, association or corporation drinking water. owning, in whole or in part, managing, controlling or superintending any industrial establishment in which the provisions of this section are violated shall, upon complaint of an inspector of the state board of labor and industries, of the board of health of the city or town, or of the selectmen of the town in which the establishment is located be punished by a fine Penalty. of one hundred dollars for each offence.

Approved March 30, 1915.

An Act relative to the incorporation and management Chap.118 OF CO-OPERATIVE ASSOCIATIONS.

Be it enacted, etc., as follows:

SECTION 1. Chapter four hundred and forty-seven of the 1912, 447, § 2, acts of the year nineteen hundred and thirteen is hereby amended. amended by striking out section three and inserting in place thereof the following: - Section 3. The capital stock Incorporation of such a co-operative corporation shall not be less than and manage one hundred dollars, nor more than one hundred thousand operative associations. dollars. No stockholder shall own shares of a greater par value than one tenth of the total par value of the capital

stock, nor shall any member be entitled to more than one vote on any subject arising in the management of the corporation.

1913, 447, amended.

Use of the word "co-op-erative" restricted.

Section 2. Said chapter four hundred and forty-seven is hereby further amended by adding two new sections after section eight, to be numbered, respectively, nine and ten, as follows: - Section 9. No person, partnership, association or corporation, organized or doing business for profit, except corporations formed under the provisions of this act, or cooperative banks organized under chapter one hundred and fourteen of the Revised Laws, shall hereafter transact

business under any name or title, which contains the word "co-operative". The provisions of section seventeen of

Name or title to be altered.

Fee for filing.

chapter five hundred and ninety of the acts of the year nineteen hundred and eight shall apply to violations of this section, and as prescribed therein, proceedings shall be brought against any person, partnership, association or corporation which violates the provisions of this section. Any person, partnership, association or corporation not organized under the provisions of this act, transacting business under a name or title which contains the word "co-operative", shall alter the said name or title to comply with the provisions of this act within ninety days after its passage. Section 10. The fee for filing and recording the articles of organization required by chapter four hundred and forty-seven of the acts of the year nineteen hundred and thirteen, including the issuing by the secretary of the commonwealth of the certificate of incorporation, shall be one twentieth of one per cent of the total amount of the authorized capital stock as fixed by the articles of organization, but not in any case less than five dollars.

1913, 447, § 6, amended.

Distribution of

earnings, etc.

Section 3. Section six of chapter four hundred and forty-seven of the acts of the year nineteen hundred and thirteen is hereby amended by striking out clause 2 and inserting in place thereof the following: -2. The directors shall distribute the remainder of such earnings or any part thereof by a uniform dividend upon the amount of purchases or sales of shareholders, through the corporation, and, if the directors so vote, upon the amount of wages which have been earned and paid to employees except that in the case of a purchaser who is not a shareholder, but who desired to become a shareholder, a dividend of one half the uniform dividend may be declared upon such non-shareholder's purchases or sales and credited to him on account of the purchase of stock for which he may subscribe. In productive ductive corporations, including creameries, canneries, storopporations, how equals to the corporation of the corporation o ages, factories and the like, dividends shall be calculated how calculated. on raw material delivered to the corporation instead of on goods purchased. If the corporation be both a purchasing and a selling, or a productive concern, the dividends may be on both raw material and on goods purchased. The profits or net earnings of such corporation shall be distributed to those entitled thereto at such times as the by-laws prescribe, which shall be as often as once in twelve months.

SECTION 4. This act shall take effect upon its passage. Approved March 30, 1915.

An Act to authorize the establishment of public Chap.119 MARKETS BY CERTAIN CITIES AND TOWNS

Be it enacted, etc., as follows:

SECTION 1. All cities and all towns having a population Certain cities of ten thousand or more are hereby authorized to provide and towns may establish and maintain public markets with suitable buildings and public markets. grounds. For this purpose, any such city or town may, with the approval of the state board of agriculture, take or acquire land by purchase or otherwise, with or without buildings, and may make alterations in buildings and construct new buildings on land so acquired.

SECTION 2. All cities and all towns having a population Public market of ten thousand or more which do not maintain public markets under the provisions of section one hereof shall, within one year after the passage of this act, designate one or more streets or squares, or parts thereof, or other public places, which shall be suitably situated and shall be approved by the state board of agriculture, to be used by farmers and other persons as public market places.

Approved March 30, 1915.

An Act to authorize the filing of notices of federal Chap.120 TAX LIENS WITH REGISTERS OF DEEDS AND ASSISTANT RECORDERS OF THE LAND COURT.

Be it enacted, etc., as follows:

SECTION 1. The notice of a federal tax lien on real estate Filing of under the provisions of section three thousand one hundred notices of federal tax and eighty-six of the Revised Statutes of the United States, liens. as amended by an act approved the fourth day of March in

the year nineteen hundred and thirteen, may be filed with the register of deeds for the county or district wherein the land subject to such lien is situated.

Certain provisions of law to apply. SECTION 2. Such notice shall be recorded and duly indexed, or, if intended to affect registered land, shall, in lieu of recording, be filed and registered in the office of the assistant recorder of the land court for the registry district in which the land is situated, in accordance with the provisions of section seventy of chapter one hundred and twenty-eight of the Revised Laws.

Fee for filing.

Section 3. The fee for the filing and recording or registering of a notice under this act shall be fifty cents.

Section 4. This act shall take effect upon its passage.

Approved March 30, 1915.

Section 1. Section four of chapter seventy-three of the

Chap.121 An Act to authorize the exchange of certain bonds, notes and certificates of indebtedness issued by cities and towns.

Be it enacted, etc., as follows:

R. L. 73, 4 4, amended.

Revised Laws is hereby amended by adding at the end thereof the following: - Coupon or registered bonds, notes or certificates of a city or town may be surrendered to the city or town treasurer for cancellation and in exchange therefor one or more registered bonds, notes or certificates having the same maturity and rate of interest, may be issued to the same or to a new owner or owners. In cities, such new bonds, notes or certificates shall be signed by the treasurer and countersigned by the city auditor or comptroller and the mayor, or their successor or successors in office. In towns, such new bonds, notes or certificates shall be signed by the treasurer and countersigned by a majority of the selectmen, — so as to read as follows: — Section 4. A county, city or town or any corporation organized under the laws of this commonwealth may, at the request of the owner or holder of a bond, promissory note or certificate of indebtedness issued by it payable to bearer, at any time more than one year before maturity thereof, issue in exchange therefor a bond, note or certificate of the same effect, payable to the owner or holder by name. Coupon or registered bonds, notes or certificates of a city or town may be surrendered to the city or town treasurer for cancellation and in exchange therefor one or more registered bonds, notes or

Counties, cities, towns, etc., may exchange certain bonds, notes, etc.

certificates having the same maturity and rate of interest, may be issued to the same or to a new owner or owners. In cities, such new bonds, notes or certificates shall be signed by the treasurer and countersigned by the city auditor or comptroller and the mayor, or their successor or successors in office. In towns, such new bonds, notes or certificates New bonds, shall be signed by the treasurer and countersigned by a majority of the selectmen.

Section 2. All acts and parts of acts inconsistent here-Repeal. with are hereby repealed.

Section 3. This act shall take effect upon its passage. Approved March 30, 1915.

An Act to direct the county of hampden to erect Chap.122 BUILDINGS FOR A COUNTY TRAINING SCHOOL.

Be it enacted, etc., as follows:

SECTION 1. The county commissioners of the county of Hampden to Hampden are hereby authorized and directed to erect in the erect buildings for a Hampden county training school. training school, and to equip and furnish the buildings suitably for the instruction and training of children committed thereto as habitual truants or school offenders.

Section 2. In order to meet the expense incurred under county comthis act, the county commissioners of the county of Hampden missioners may issue are hereby authorized to borrow from time to time upon the otc. credit of the county a sum not exceeding one hundred thousand dollars, and to issue the bonds or notes of the county therefor. The bonds or notes shall be payable in such annual payments, beginning not more than one year after the date of each loan, as will extinguish each loan within twenty years from its date, and the amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. The said bonds or notes shall bear interest at a rate not exceeding five per cent per annum, payable semi-annually, and shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at Sale of securities. public or private sale, upon such terms and conditions as the county commissioners may deem proper, but they shall not be sold for less than their par value, and the proceeds shall be used only for the purposes herein specified.

Payment of loan.

Section 3. The county commissioners, at the time of authorizing the said loan, shall provide for the payment thereof in accordance with the provisions of this act; and a sum sufficient to pay the interest as it accrues on the bonds or notes issued as aforesaid, and to pay the principal when it becomes due, shall be levied as a part of the county tax of the county of Hampden annually thereafter, in the same manner in which other county taxes are levied, until the debt incurred by said loan is extinguished.

SECTION 4. This act shall take effect upon its passage.

Approved March 30, 1915.

Chap.123 An Act to authorize, upon application of the industrial accident board, the issuing of commissions for taking the depositions of witnesses residing without the commonwealth.

Be it enacted, etc., as follows:

1911, 751, Part III, § 3, etc., amended.

Section three of Part III of chapter seven hundred and fifty-one of the acts of the year nineteen hundred and cleven, as amended by section eight of chapter five hundred and seventy-one of the acts of the year nineteen hundred and twelve, is hereby further amended by inserting after the word "dispute", in the eighth line, the words: - Upon the written request of the board or of any member thereof, together with interrogatories and cross-interrogatories, if any there be, filed with the clerk of the superior court for any county of this commonwealth, commissions to take depositions of persons or witnesses residing without the commonwealth, or in foreign countries, or letters rogatory to any court in any other of the United States or to any court in any foreign country, shall forthwith issue from the said superior court, as in cases pending in said superior court, and upon the return of the said depositions or answers to letters rogatory the same shall be opened by the clerk of the court which issued the commissions or letters, and the said clerk shall endorse thereon the date upon which any deposition or answer to letters rogatory was received and the same shall forthwith be delivered to the board. No entry fee shall be charged in such cases, - so as to read as follows: - Section 3. The board may make rules not inconsistent with this act for carrying out the provisions of the act. Process and procedure under this act shall be as summary as reasonably may be. The board or any member

Board to make

thereof shall have the power to subpoena witnesses, administer oaths, and to examine such parts of the books and records of the parties to a proceeding as relate to questions in dispute. Upon the written request of the board or of any Taking of member thereof, together with interrogatories and cross-persons residinterrogatories, if any there be, filed with the clerk of the interrogatories. superior court for any county of this commonwealth, com-wealth, missions to take depositions of persons or witnesses residing without the commonwealth, or in foreign countries, or letters rogatory to any court in any other of the United States or to any court in any foreign country, shall forthwith issue from the said superior court, as in cases pending in said superior court, and upon the return of the said depositions or answers to letters rogatory the same shall be opened by the clerk of the court which issued the commissions or letters, and the said clerk shall endorse thereon the date upon which any deposition or answer to letters rogatory was received and the same shall forthwith be delivered to the board. No entry fee shall be charged in such cases. The No entry fee fees for attending as a witness before the industrial accident to be charged. board shall be one dollar and fifty cents a day, for attending before an arbitration committee fifty cents a day; in both cases five cents a mile for travel out and home.

The superior court shall have power to enforce by proper Enforcement proceedings the provisions of this section relating to the attendance and testimony of witnesses and the examination of books and records. Approved March 31, 1915.

An Act relative to notifying owners of land infested Chap.124 WITH GYPSY AND BROWN TAIL MOTHS.

Be it enacted, etc., as follows:

Section six of chapter three hundred and eighty-one of the 1905, 381, \$ 6, acts of the year nineteen hundred and five, as amended by section four of chapter two hundred and sixty-eight of the acts of the year nineteen hundred and six, and by section two of chapter five hundred and ninety-one of the acts of the year nineteen hundred and eight, is hereby further amended by inserting at the end of the first paragraph the following: - The publication of the notice in newspapers published or circulated in the city or town at least three times during the month of October shall be deemed a compliance with the law, if in the opinion of the mayor or selectmen such publication will be a sufficient notice, — so as to

Owners of land infested with gypsy and brown tail moths to be notified.

read as follows: - Section 6. The mayor of every city and the selectmen of every town shall, on or before the first day of November in each year, and at such other times as he or they shall see fit, or as the state superintendent may order, cause a notice to be sent to the owner or owners, so far as can be ascertained, of every parcel of land therein which is infested with said moths; or, if such notification appears to be impracticable, then by posting such notice on said parcels of land, requiring that the eggs, caterpillars, pupæ and nests of said moths shall be destroyed within a time specified in the notice. The publication of the notice in newspapers published or circulated in the city or town at least three times during the month of October shall be deemed a compliance with the law, if in the opinion of the mayor or selectmen such publication will be a sufficient notice.

Destruction of nests, etc.

When, in the opinion of the mayor or selectmen, the cost of destroying such eggs, caterpillars, pupæ and nests on lands contiguous and held under one ownership in a city or town shall exceed one half of one per cent of the assessed value of said lands, then a part of said premises on which said eggs, caterpillars, pupæ or nests shall be destroyed may be designated in such notice, and such requirement shall not apply to the remainder of said premises. The mayor or selectmen may designate the manner in which such work shall be done, but all work done under this section shall be subject to the approval of the state superintendent.

City or town may destroy nests, etc., and assess upon lands amount expended, etc.

If the owner or owners shall fail to destroy such eggs, caterpillars, pupæ or nests in accordance with the requirements of the said notice, then the city or town, acting by the public officer or board of such city or town designated or appointed as aforesaid, shall, subject to the approval of the said superintendent, destroy the same, and the amount actually expended thereon, not exceeding one half of one per cent of the assessed valuation of said lands, as heretofore specified in this section, shall be assessed upon the said lands; and such an amount in addition as shall be required shall be apportioned between the city or town and the commonwealth in accordance with the provisions of section four of this act. The amounts to be assessed upon private estates as herein provided shall be assessed and collected. and shall be a lien on said estates, in the same manner and with the same effect as is provided in the case of assessments for street watering.

The public officer or board of any city or town designated Powers of public officer. or appointed as aforesaid, or any agent or employee of such public officer or board, may at any time enter upon any parcel of land within the limits of such city or town for the purpose of determining whether or not such parcel of land is infested with said moths, or the extent to which such Approved March 31, 1915. parcel of land is so infested.

An Act relative to the powers and duties of special Chap.125 POLICE OFFICERS.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter three hundred and amended. 1. sixty-three of the acts of the year nineteen hundred and seven is hereby amended by inserting after the word "a", at the end of the fourth line, the words: - special police officer appointed by the governor under chapter three hundred and eighty-four of the acts of the year nineteen hundred and twelve, or a, — so as to read as follows: — Secrowers and tion 1. Any officer or agent of any society incorporated tain officers under the laws of Massachusetts for the prevention of crudisabled elty to animals or for the care and protection of homeless or animals, etc. suffering animals, provided he is also a special police officer appointed by the governor under chapter three hundred and eighty-four of the acts of the year nineteen hundred and twelve, or a constable, sheriff or deputy sheriff, or a police officer of any city or town, may take possession of any old, maimed, disabled, diseased or injured animal and apply to any municipal, district or police court or trial justice within whose district the animal is found for process to cause the same to be killed humanely. If the owner is known, and if, after reasonable search, he can be found, a copy of such application shall be served upon him in hand with an order of court to appear at a time and place named to show cause why such animal should not be killed and its value determined. If the owner is not known, or if, after reasonable search, he cannot be found, the court shall order notices to be posted in two public places in the city or town in which the animal was found, stating the case in substance, and giving twenty-four hours' notice of a hearing on said application. At such hearing, if it appears that such animal is so old, maimed, disabled, diseased or injured as to be unfit for humane use, the court shall determine the value

Provies

of the animal, and shall issue process directing any officer designated above to kill the same humanely. From the determination of the value of the animal the owner may appeal to the superior court in the same manner and with the same effect as in civil actions: provided, that, if he has not been served personally with notice of such application, the appeal may be taken at any time within thirty days after he has actual notice or knowledge thereof, to be proved to the satisfaction of the court or justice appealed from, and within one year after such determination.

Section 2. This act shall take effect upon its passage.

Approved March 31, 1915.

Chap.126 An Act relative to recruiting and mustering officers of the militia.

Be it enacted, etc., as follows:

1908, 604, § 83, etc., amended.

Section 1. Section eighty-three of chapter six hundred and four of the acts of the year nineteen hundred and eight, as amended by chapter three hundred and seventy-six of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the first sentence and inserting in place thereof the following: — The commanding officers of brigades, regiments, corps of cadets, separate battalion or squadron, signal corps or company, and of the naval brigade shall be the recruiting officers for their respective noncommissioned staffs and enlisted men attached or to be attached to the headquarters of their commands and enlisted men who are or are to be permanently detailed for duty away from the companies in which they are enlisted.

Recruiting officers of the militia.

1908, 604, § 84,

To act as mustering officers. Section 2. Section eighty-four of chapter six hundred and four of the acts of the year nineteen hundred and eight is hereby amended by striking out the first sentence and inserting in place thereof the following:— The officers named in the preceding section as recruiting officers shall be mustering officers for mustering in and administering the prescribed oath of enlistment to all soldiers enlisted by them, but any officer who is herein designated as recruiting officer may authorize any other officer of his command to muster in and administer the prescribed oath of enlistment to soldiers enlisted by such recruiting officer.

SECTION 3. This act shall take effect upon its passage.

Approved March 31, 1915.

An Act relative to advertising sales of real estate Chap.127 TAKEN UNDER EXECUTION.

Be it enacted, etc., as follows:

SECTION 1. Section twenty-eight of chapter one hun- R. L. 178, § 28, dred and seventy-eight of the Revised Laws is hereby amended by striking out all after the word "published", in the seventh line, and inserting in place thereof the words: - once in each of three successive weeks, the first publication to be not less than twenty-one days before the day of sale, in a newspaper, if there be any, published in the city or town in which the land lies; otherwise, in a newspaper published in such county, — so as to read as follows: — Sec- sales of real tion 28. The officer shall, thirty days at least before the under execusale, deliver to the debtor, if found within his precinct, a advertised. written notice of the sale and shall post a notice of the sale in a public place in the city or town in which the land lies and also in two adjoining cities or towns, if there are so many in the county. The officer shall also cause a notice of the time and place of sale to be published once in each of three successive weeks, the first publication to be not less than twenty-one days before the day of sale, in a newspaper, if there be any, published in the city or town in which the land lies; otherwise, in a newspaper published in such county.

SECTION 2. This act shall take effect January first, nine- Time of taking teen hundred and sixteen, and shall not apply to cases in which final judgment has been entered before that date.

Approved March 31, 1915.

An Act relative to the planting and cultivating of Chap.128 CLAMS AND QUAHAUGS IN THE COUNTY OF BARNSTABLE.

Be it enacted, etc., as follows:

Section 1. The selectmen of any town in the county of Certain towns in Barnstable Barnstable which accepts the provisions of this act, except sounty may license the town of Barnstable, to which a similar act already planting and applies, may, by a writing under their hands, grant a license clams and customers. for such a term of years, not exceeding fifteen, as in their discretion they may deem for the public good, to any citizen of such town to plant, cultivate and dig clams and quahaugs upon and in any flats and creeks in the town between mean high and mean low water mark, not, however, impairing the

private rights of any person. The territory covered by any such license shall not exceed two acres for each clam or quahaug grant. The license may be assigned by the licensee to any person who is a citizen of the town, but only with the written consent of the selectmen. Such license shall be granted only to such person or persons as intend in good faith to plant, cultivate and dig clams or quahaugs.

Granting of licenses restricted.

Section 2. The licenses herein provided for shall not be granted if their exercise would materially obstruct navigable waters. No license shall be granted under this act until after a public hearing, notice of which has been given by posting in three or more public places in the town at least ten days before the hearing. Such notice shall state the date of the hearing, the name and residence of the applicant, the date of the filing of the application, and the location, area and description of the grounds applied for.

Licenses to be recorded.

SECTION 3. The license shall describe by metes and bounds the flats and creeks so appropriated, and shall be recorded by the town clerk before it shall have any force; and the licensee shall pay into the town treasury two dollars, and to the town clerk fifty cents.

Rights and priviloges.

Section 4. The licensee and his heirs and assigns shall, for the purposes aforesaid, have the exclusive use of the flats and creeks described in the license during the time specified therein, and may in an action of tort recover treble damages of any person who, without his or their consent, digs or takes clams and quahaugs from such flats or creeks during the continuance of the license.

Towns may make by-laws. SECTION 5. A town which accepts the provisions of this act may, at any annual meeting or at any special meeting called for the purpose, make such by-laws as the town may from time to time deem expedient, to protect and preserve the shellfisheries within the town: provided, always, that such by-laws shall not infringe the laws of the commonwealth.

Proviso.

License may

be revoked in

Section 6. If it appears to the selectmen that the licensee, or his heirs or assigns, for a period of two years has failed actually to use and occupy the grant for the purposes specified in the license, they may, after a public hearing, thirty days' notice of which shall be given to the licensee, revoke the license, and use of the territory shall revert to the town.

Penalty.

SECTION 7. Whoever takes any shellfish from the waters of any town which accepts the provisions of this act in

violation of any by-law established by the town, or of any provision of this act, shall for every such offence pay a fine of not less than five nor more than ten dollars, and the costs of prosecution, and five dollars for every bushel of shellfish so taken.

SECTION 8. A plan of each grant made under this act Plan of grant shall be kept in the office of the selectmen, and shall be inspection. open to public inspection at all times.

Section 9. All acts and parts of acts inconsistent here- Repeal.

with are hereby repealed.

Section 10. This act shall take effect in any town to Act to be sub-which it applies upon its acceptance by a majority of the voters, etc. voters of the town voting upon the question of its acceptance at any annual town meeting, or at any special town meeting called for the purpose.

(The foregoing was laid before the governor on the twentyfifth day of March, 1915, and after five days it had "the force of a law", as prescribed by the constitution, as it was not returned by him with his objections thereto within that time.)

An Act relative to the membership of the homestead Chap.129 COMMISSION.

Be it enacted, etc., as follows:

Section 1. Section one of chapter six hundred and seven 1911, 607, § 1, of the acts of the year nineteen hundred and eleven is hereby amended by striking out the word "board", in the fifth and sixth lines, and inserting in place thereof, in each instance, the word:—department,—so as to read as follows:—Section 1. A commission is hereby established, to Homestead be known as the Homestead Commission, and to consist of Commission, how conthe following persons: — the director of the bureau of sta-stituted, etc. tistics, the bank commissioner, the president of the Massachusetts Agricultural College, one member of the state department of health, to be selected by the department, and three other persons to be appointed by the governor, with the advice and consent of the council. The three members of the commission last named shall be appointed in the first place for terms of one, two and three years, respectively, and thereafter their successors shall be appointed for terms of three years. Of the persons so appointed by the governor. one shall be a woman, and one at least shall represent the laboring class. The commission shall report to the next general court, not later than the tenth day of January, nineteen

hundred and twelve, a bill or bills embodying a plan and the method of carrying it out whereby, with the assistance of the commonwealth, homesteads or small houses and plots of ground may be acquired by mechanics, factory employees, laborers and others in the suburbs of cities and towns. The members of the commission shall serve without compensation, but shall be allowed such sums for their expenses as may be approved by the governor and council.

SECTION 2. This act shall take effect upon its passage.

Approved April 1, 1915.

Chap.130 An Act to require corporations and persons lawfully delivering spirituous liquors in no license cities and towns to keep a record thereof.

Be it enacted, etc., as follows:

R. L. 100, § 50, amended.

Section 1. Section fifty of chapter one hundred of the Revised Laws is hereby amended by inserting after the word "him", in the sixth and ninth lines, the words: — or its or his agent or employee, — and by inserting at the end thereof the words: - Neglect to keep a book as hereinbefore provided or neglect by a railroad corporation, by a person or corporation regularly and lawfully conducting a general express business, or by an agent or employee of such person or corporation having said book in his or its possession or custody, to make the entry in said book of the date of reception, the correct transcript of the marks, and the date of delivery as herein provided, or of any of them, or neglect on the part of any such person, corporation, agent or employee to secure the signature of the person to whom such liquor is delivered at the time of delivery, shall be deemed to be a misdemeanor and shall be punished by a fine of not less than fifty dollars nor more than five hundred dollars and by imprisonment for not less than one month nor more than six months. — so as to read as follows: — Section 50. Every railroad corporation and every person or corporation regularly and lawfully conducting a general express business, receiving spirituous or intoxicating liquor for delivery, or actually delivering intoxicating liquor to any person or place in a city or town described in the preceding section, shall keep a book, and plainly enter therein the date of the reception by it or him, or its or his agent or employee, of each vessel or package of such liquor received for transportation, and a

Corporations and persons lawfully delivoring spirituous liquors in no license cities and towns to keep rocords, etc. correct transcript of the marks provided for by said section, and the date of its delivery by it or him, or its or his agent or employee, and the name of the person to whom it was delivered shall be signed to the same as a receipt; and said book shall at all times be open to the inspection of the officers named in section twenty-seven. Such officers shall not make public the information obtained by such inspection except in connection with the enforcement of law. Neglect Penalty. to keep a book as hereinbefore provided or neglect by a railroad corporation, by a person or corporation regularly and lawfully conducting a general express business, or by an agent or employee of such person or corporation having said book in his or its possession or custody, to make the entry in said book of the date of reception, the correct transcript of the marks, and the date of delivery as herein provided. or of any of them, or neglect on the part of any such person, corporation, agent or employee to secure the signature of the person to whom such liquor is delivered at the time of delivery, shall be deemed to be a misdemeanor and shall be punished by a fine of not less than fifty dollars nor more than five hundred dollars and by imprisonment for not less than one month nor more than six months.

Section 2. This act shall take effect upon its passage. Approved April 1, 1915.

An Act relative to advertising sales of personal Chap.131 PROPERTY TAKEN ON EXECUTION.

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and seventy-seven of R. L. 177, § 37. the Revised Laws is hereby amended by striking out section thirty-seven and inserting in place thereof the following: — Section 37. The officer shall give notice of the time and Sales of personal property place of the sale by causing notices thereof to be posted taken on forty-eight hours at least before the time of the sale in a be advertised. public place in the city or town in which the sale is to be made, or by causing an advertisement of the time and place of sale to be published in a newspaper, if there be any, published in the city or town in which the debtor had his last and usual place of residence; otherwise in a newspaper published in the county.

SECTION 2. This act shall take effect January first, nine-time of taking teen hundred and sixteen. Approved April 1, 1915.

Chap.132 An Act relative to appeals under the workmen's compensation act, so-called.

Be it enacted, etc., as follows:

Orders, decisions, etc., to have effect until otherwise ordered by a justice of the supreme judicial court.

Section 1. An order or decision of the industrial accident board, a decree of the superior court upon such an order, a decision of an arbitration committee from which no claim for review has been filed within the time allowed therefor, or a memorandum of agreement approved by the industrial accident board, shall have effect, notwithstanding an appeal, until it is otherwise ordered by a justice of the supreme judicial court who may, in any county, suspend or modify such decree, order or decision, during the pendency of the appeal.

SECTION 2. This act shall take effect upon its passage.

Approved April 2, 1915.

Chap. 133 An Act relative to the acquisition and maintenance of recreation parks and pleasure resorts by street railway companies.

Be it enacted, etc., as follows:

1906, 463, Part III, § 34, amended.

Street railway companies may acquire and maintain recreation parks, etc.

Restrictions.

Chapter four hundred and sixty-three of the acts of the year nineteen hundred and six is hereby amended by striking out section thirty-four of Part III and inserting in place thereof the following: — Section 34. A street railway company may, except in the city of Boston, acquire, hold, maintain and equip land for purposes of recreation and for pleasure resorts, provided that the public service commission shall find that the acquisition, equipment and maintenance of such land for such purposes and the cost thereof and other circumstances relating thereto are consistent with the public interest. Such recreation and pleasure resorts shall be subject in the same manner as other places of amusement to the supervision and regulation of the local authorities of the cities or towns in which they are situated, and shall be subject to such further restrictions as the public service commission may from time to time impose. No street railway company shall sell intoxicating liquors or allow them to be sold within the limits of any resort held or maintained by it; nor shall it sell without the approval of the public service commission any land acquired under authority of this section. No street railway company shall contribute, directly or indirectly, by payment of money or otherwise, except in such cases and to such extent as the public service commission shall first approve, to the establishment, equipment or maintenance of any recreation park or pleasure resort not owned by such street railway company.

Approved April 3, 1915.

An Act relative to the rights of husband or widow in Chap.134 REAL PROPERTY OF THE OTHER.

Be it enacted, etc., as follows:

Section 1. Section one of chapter one hundred and R. L. 132, § 1, thirty-two of the Revised Laws is hereby amended by striking out the words "one third of her land for his life", in the second line, and inserting in place thereof the following: for his life one third of all land owned by her at any time during her coverture, - and by inserting after the word "curtesy", in the fourth line, the following: - and no conveyance by a married woman of real property shall, except as provided in section thirty-six of chapter one hundred and fifty-three, extinguish or impair this tenancy by curtesy in such property unless her husband joins in the conveyance or otherwise releases his said right, — so as to read as follows: — Section 1. A husband shall, upon the death of the Rights of wife, hold for his life one third of all land owned by her at hisband or widow in any time during her coverture. Such estate shall be known real property of the other. as his tenancy by curtesy, and the provisions of law applicable to dower shall be applicable to curtesy, and no conveyance by a married woman of real property shall, except as provided in section thirty-six of chapter one hundred and fiftythree, extinguish or impair this tenancy by curtesy in such property unless her husband joins in the conveyance or otherwise releases his said right. A wife shall, upon the death of her husband, hold her dower at common law in her deceased husband's land. Such estate shall be known as her tenancy by dower. But in order to be entitled to Filing of such curtesy or dower the surviving husband or wife shall file his or her election and claim therefor in the registry of probate within one year after the date of the approval of the bond of the executor or administrator of the deceased, and shall thereupon hold instead of the interest in real property given in section three of chapter one hundred and forty, curtesy or dower, respectively, otherwise such estate shall be held to be waived. Such curtesy and dower may be

assigned by the probate court in the same manner as dower is now assigned, and the tenant by curtesy or dower shall be entitled to the possession and profits of one undivided third of the real estate of the deceased from her or his death until the assignment of curtesy or dower, and to all remedies therefor which the heirs of the deceased have in the residue of the estate. Rights of curtesy which exist when this chapter takes effect may be claimed and held in the manner above provided, but in such case the husband shall take no other interest in the real or personal property of his wife, and, except as preserved herein, curtesy at common law is abolished.

Section 2. This act shall take effect upon its passage.

Approved April 3, 1915.

Section 1. Section three of chapter seven hundred and

Chap.135 An Act relative to the registration of bonds.

Be it enacted, etc., as follows:

1914, 761, § 3, amended.

sixty-one of the acts of the year nineteen hundred and fourteen is hereby amended by striking out all of the said section except the last sentence, so as to read as follows: — Section 3. Nothing in this act shall be construed as affecting the provisions of sections sixteen, seventeen and eighteen of Part I of said chapter four hundred and ninety, and acts in amendment thereof, relative to the taxation of mortgages on property within the commonwealth.

Registration of bonds, etc.

Section 2. This act shall take effect upon its passage.

Approved April 3, 1915.

Chap. 136 An Act relative to the service of warrants and processes for the appreliension and commitment of insane persons and others.

Be it enacted, etc., as follows:

Service of warrants and processes for the apprehension and commitment of insane persons and others. Warrants and all other processes which are issued by a judge for the apprehension or commitment of insane persons, or of persons subject to dipsomania or inebriety, or who are addicted to the intemperate use of narcotics or stimulants, or of feeble-minded persons, or of persons subject to epilepsy, may be directed to and served by a court officer, by any sheriff, deputy sheriff, constable or police officer, or by any private person whom said judge may designate; and such

warrants and processes may run into any county in which any of said persons to be apprehended or committed may be found, and any of such officers or persons to whom such warrants and processes are directed may serve the same in Approved April 3, 1915. any part of the commonwealth.

An Act relative to the valuation of poles, wires and Chap.137 UNDERGROUND CONDUITS, WIRES AND PIPES OF TELEPHONE AND TELEGRAPH COMPANIES.

Be it enacted, etc., as follows:

SECTION 1. The valuation at which the poles, wires and place valuation underground conduits, wires and pipes of all telephone and won poles, telegraph companies, shall be assessed by the assessors of telephone and telephone an the respective cities and towns in which such property is companies, subject to taxation in accordance with laws now or hereafter in force shall, subject to appeal to the board of appeal as hereinafter provided, be determined annually by the tax commissioner and shall by him be certified to the assessors on or before the fifteenth day of June. A board of assessors Appeal. aggrieved by a valuation made by the tax commissioner under the provisions of this act may, within ten days after notice of his valuation, apply to the board of appeal established by section sixty-eight of Part III of chapter four hundred and ninety of the acts of the year nineteen hundred and nine. Said board shall hear and decide the subjectmatter of such appeal and give notice of its decision to the tax commissioner and to the assessors; and its decision as to the valuation of the property shall be final and conclusive. The assessors shall, in the manner provided by law, assess the poles, wires and underground conduits, wires and pipes of all telephone and telegraph companies as certified and at the value determined by the tax commissioner or by the board of appeal under the provisions of this act, and such assessment by a board of assessors shall be deemed to be a full compliance with the oath of office of each assessor and a full performance of his official duty with relation to the assessment of such property, except as is provided in section two of this act.

SECTION 2. Every board of assessors shall, as and when To furnish required by the tax commissioner, furnish him with any tax commisand all information in its knowledge or possession relating sioner. to any property, the value of which he is required to determine under the provisions of this act.

Filing of returns, etc.

Section 3. Every telephone or telegraph company owning any property required to be valued by the tax commissioner under the provisions of this act shall annually, on or before a date determined by the commissioner but in no case later than the first day of June, make a return to the commissioner signed and sworn to by its treasurer. return shall be in the form and detail prescribed by the commissioner and shall contain all information which he shall consider necessary to enable him to make the valuations required by this act, and shall relate, so far as is possible, to the situation of the company and its property on the first day of April of the year in which it is made. Property returned to the tax commissioner as herein provided need not be included in the list required to be filed by a telephone or telegraph company under the provisions of section fortyone of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine.

Failure to file.

Section 4. If any company, or any treasurer thereof, shall in any year refuse or neglect to make the return required by section three hereof, then the tax commissioner shall estimate the value of the property of the company, and in such case the value determined by the commissioner shall be not less than twice the value determined by him in the previous year.

Abatement, how made.

Section 5. Any company aggrieved by the taxes assessed upon it relating to any property valued in accordance with the provisions of this act may, within six months after the date of its tax bill, apply to the tax commissioner for an abatement thereof: and if the tax commissioner finds that the company is taxed at more than its just proportion, or upon an assessment of any of its said property in excess of its fair cash value, he shall make a reasonable abatement. No company which has not duly filed the return required by section three hereof shall have an abatement unless it shall furnish to the tax commissioner a reasonable excuse for the delay, or unless such tax exceeds by more than fifty per cent the amount of the tax which would have been assessed upon such property if the return had been seasonably filed, and in such case only the excess over such fifty per cent shall be abated. Whenever any application for abatement hereunder is made, the tax commissioner shall give notice thereof to the assessors of the city or town in which is located any of the property with reference to which an abatement of the tax is asked for, and such assessors may appear before the tax commissioner and may be heard by him with relation to the subject of the abatement. The tax commissioner shall, within ten days after his decision upon an application for abatement hereunder, give written notice thereof to the applicant and to the assessors. A company aggrieved by Appeal. the refusal of the tax commissioner to abate a tax hereunder may prosecute an appeal from the decision of the tax commissioner in the manner and to the tribunals provided for a person aggrieved by the refusal of assessors to abate a tax, and all laws now or hereafter in force relating to such an appeal from a refusal of assessors to abate a tax shall apply in proceedings hereunder.

SECTION 6. This act shall take effect on the first day of Time of taking

January, nineteen hundred and sixteen.

Approved April 5, 1915.

An Act relative to the preparation of the annual Chap.138 BUDGET IN CITIES.

Be it enacted, etc., as follows:

SECTION 1. Section twenty of chapter seven hundred amended. 20. and nineteen of the acts of the year nineteen hundred and thirteen is hereby amended by striking out the words "until such time as the tax rate for the year shall be fixed", in the seventh and eighth lines and also in the thirty-ninth and fortieth lines, by inserting after the word "purpose", in the eleventh, twenty-ninth and fifty-first lines, and after the word "required", in the thirty-eighth line, the words: but the budget shall not be in such detail as to fix a specific salary of employees under the direction of boards elected by the people, other than the city council, — and by striking out the last sentence of said section and inserting in place thereof the following: — In the period after the expiration of any fiscal year and before the regular appropriations have been made by the city council, the city officers who are authorized to make expenditures may incur liabilities in carrying on the work of the several departments entrusted to them, and payments therefor shall be made from the treasury from any available funds therein, and the same shall be charged against the next annual appropriation: provided, that the liabilities incurred during said interval do not exceed in any month the sums spent for similar purposes during any one month of the preceding year; and provided, further, that said officers may expend in any one month for any new

Mayors of cer tain cities to submit annual budgets to the

Failure of mendations

officer or board created by law an amount not exceeding one twelfth of the estimated cost for the current year, but all interest and debt falling due in said interval shall be paid. Nothing in this section shall prevent the mayor from recommending, and the city council from making, appropriations prior to the adoption of the annual budget, - so as to read as follows: - Section 20. Within sixty days after the annual organization of the city government, the mayor of every city, except Boston and those cities having the commission form of government, so-called, shall submit to the city council the annual budget of the current expenses of the city, and the mayor may submit thereafter supplementary budgets. The budget shall consist of an itemized and detailed statement of the money required, and the city council shall make such appropriations in detail, clearly specifying the amount to be expended for each particular purpose, but the budget shall not be in such detail as to fix a specific salary of employees under the direction of boards elected by the people, other than the city council. The city council may reduce or reject any item, but, without the approval of the mayor, shall not increase any item in nor the total of a budget, nor add any item thereto. It shall be the duty of the city officials, when so requested by the mayor, to submit to him forthwith in such detail as he may require estimates for the next fiscal year of the expenditures of their departments or offices under their charge, which estimate shall be transmitted to the city council. In case of the failure of the mayor to transmit in writing to the city council a recommendation for an appropriation of money for any purpose deemed by the council to be necessary, and after having been so requested by vote of the city council, said council, after the expiration of seven days after such vote, upon its own initiative, may make an appropriation for such purpose by a vote of at least two thirds of its members, and shall in all cases make such appropriations in detail, clearly specifying the amount to be expended for each particular purpose, but the budget shall not be in such detail as to fix a specific salary of employees under the direction of boards elected by the people, other than the city council; and in cities having the commission form of government, so-called, each commissioner or director shall, within thirty days after the annual organization of the city government, submit to the commissioner or director of finance estimates in such detail as he may require of the amounts deemed necessary for the current expenses for their respective departments, and the commissioner or director of finance shall within thirty days thereafter submit to the city council a budget consisting of an itemized and detailed statement of the money required, but the budget shall not be in such detail as to fix a specific salary of employees under the direction of boards elected by the people, other than the city council, and may submit thereafter supplemental budgets, and the budget or budgets shall be passed by a majority vote of the city council. In Failure of comcase of the failure of the finance commissioner or director to finance to transmit in writing to the city council a recommendation transmit recommendation for an appropriation of money for any purpose deemed by tions. the council to be necessary, and after having been requested by vote of the city council, said council, after the expiration of seven days after such vote, upon its own initiative, may make an appropriation for such purpose by a vote of at least two thirds of all its members, and shall in all cases make such appropriations in detail, clearly specifying the amount to be expended for each particular purpose, but the budget shall not be in such detail as to fix a specific salary of employees under the direction of boards elected by the people, other than the city council. In the period after the expiration of any fiscal year and before the regular appropriations have been made by the city council, the city officers who are authorized to make expenditures may incur liabilities in carrying on the work of the several departments entrusted to them, and payments therefor shall be made from the treasury from any available funds therein, and the same shall be charged against the next annual appropriation: provided, Provisos. that the liabilities incurred during said interval do not exceed in any month the sums spent for similar purposes during any one month of the preceding year; and provided, further, that said officers may expend in any one month for any new officer or board created by law an amount not exceeding one twelfth of the estimated cost for the current year, but all interest and debt falling due in said interval shall be paid. Nothing in this section shall prevent the mayor from recommending, and the city council from making, appropriations prior to the adoption of the annual budget. SECTION 2. This act shall take effect upon its passage. Approved April 5, 1915.

Chap. 139 An Act to authorize the treasurer and receiver GENERAL TO TRANSFER UNEXPENDED APPROPRIATIONS TO CERTAIN SINKING FUNDS.

Be it enacted, etc., as follows:

Treasurer and roceiver general may transfer unexpended appropriations sinking funds.

Section 1. The treasurer and receiver general, with the approval of the governor and council, may transfer funds remaining in his hands from the sale of bonds and other securities sold for specific purposes, when such specific purposes have been fully accomplished and paid for, to such sinking fund or sinking funds as may be approved by the auditor of the commonwealth.

Section 2. This act shall take effect upon its passage. Approved April 5, 1915.

Chap. 140 An Act to authorize the printing and distribution of POSTERS RELATIVE TO POULTRY THIEVING.

Be it enacted, etc., as follows:

Posters relative to poultry thieving, to be printed and distributed, etc.

Section 1. The secretary of the state board of agriculture shall cause to be printed on durable material, proper for posting in the open air on buildings or otherwise, copies of chapter five hundred and ninety-four of the acts of the year nineteen hundred and fourteen. He shall furnish not more than five copies in any one year without charge to any person applying therefor, and may sell additional copies at not less than the cost thereof, and annually on or before the first day of April shall send one such copy printed on paper to each post office in the commonwealth. All amounts received from the sale of said posters shall be paid into the treasury of the commonwealth.

Section 2. This act shall take effect upon its passage. Approved April 6, 1915.

Chap.141 An Act relative to the issuing AND REVOKING OF PERMITS TO BE AT LIBERTY FROM THE PRISON CAMP AND HOSPITAL.

Be it enacted, etc., as follows:

Issuing and revoking of

All the powers of the board of prison commissioners to certain permits release a prisoner from the prison camp and hospital on permit to be at liberty, to revoke a permit so issued, and to return him to the prison camp and hospital, are hereby pital transferred to and vested in the board of parole for the state of parole. prison and the Massachusetts reformatory.

Approved April 6, 1915.

An Act relative to the appointment of stenographers Chap.142 IN THE SUPERIOR COURT FOR THE COUNTY OF SUFFOLK.

Be it enacted, etc., as follows:

Section 1. Section eighty of chapter one hundred and R. L. 165, § 80. sixty-five of the Revised Laws is hereby amended by striking out the word "the", in the third line, and inserting in place thereof the words: - each regular, - so as to read as follows:—Section 80. The justices of the superior court, Appointment or a majority of them, shall appoint a stenographer for each phers in the regular session of said court held for civil business and for superior court. each regular session of said court held for criminal business within and for the county of Suffolk, and a stenographer for said court in all other counties. They may also, if the business of the court requires it, appoint an additional stenographer in any county except Suffolk, who shall serve when designated for duty. Each stenographer shall be an officer of the court and shall be sworn, and the same person may be appointed stenographer for more than one county. Such justices, or a majority of them, may remove said stenographers at any time, and may fill a vacancy which is caused by such removal or otherwise.

Section 2. Section eighty-eight of said chapter is R. L. 165, § 88, hereby amended by striking out the word "stenographer", in the third line, and inserting in place thereof the word: stenographers, - and by striking out the word "session", in the same line, and inserting in place thereof the word:—
sessions,—so as to read as follows:—Section 88. Stenog-Compensation raphers who are appointed for the sessions of the superior fixed. court for civil business with juries in the county of Suffolk and the stenographers appointed for the sessions of said court for criminal business in said county shall each receive an annual salary of twenty-five hundred dollars which shall be paid by the county; stenographers appointed for the sessions of said court without juries shall each receive such salary as the justices of said court shall establish, not exceeding twenty-five hundred dollars which shall be paid by the county. The stenographers appointed for the superior

court for other counties which contain a population of more than two hundred thousand shall each receive such salary as the justices of said court shall establish, not exceeding twenty-five hundred dollars a year. Stenographers appointed for the superior court for civil business in other counties shall each receive nine dollars for each day's actual and necessary attendance at court which shall be paid by the county upon the certificate of the presiding justice as to such attendance. Stenographers appointed under the provisions of section eighty-three shall each receive ten dollars for each day's actual and necessary attendance at court, and the stenographer appointed under the provisions of section eighty-four, a like amount and ten cents a hundred words for transcripts furnished to the district attorney which shall be paid by the county. Stenographers appointed under the provisions of section eighty-two shall each receive nine dollars a day for each day of actual and necessary attendance in court and the same amount for transcripts as is allowed by section eighty-five.

Section 3. This act shall take effect upon its passage.

Approved April 6, 1915.

Chap.143 An Act relative to the maintenance of hospitals by cities and towns.

Be it enacted, etc., as follows:

R. L. 81, § 25, amended.

Section twenty-five of chapter eighty-one of the Revised Laws is hereby amended by inserting after the word "may", in the first line, the words: — purchase or take land, and, — and by inserting after the word "maintain", in the same line, the word: — thereon, — and by striking out the words "by misfortune or poverty", in the second line, so as to read as follows: — Section 25. A city or town may purchase or take land, and erect, establish and maintain thereon a hospital for the reception of persons who require relief during temporary sickness. City councils and selectmen may make such ordinances, rules and regulations as they may consider expedient for the appointment of trustees and all other officers and agents necessary for managing such hospital.

Approved April 6, 1915.

Cities and towns may maintain hospitals for temporary cases, etc. An Act to provide that the law requiring the licens- Chap.144 ING OF JUNK DEALERS SHALL NOT APPLY TO PERSONS RECEIVING OR COLLECTING ARTICLES FOR CHARITABLE PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. Societies, associations or corporations organized solely for religious or charitable purposes, and their duly exempted authorized agents, shall not be required by any city or town from provisions of law to pay a fee for license to do business as a junk dealer.

Section 2. This act shall take effect upon its passage. Approved April 6, 1915.

An Act to codify and amend the laws relative to Chap.145 PUBLIC SHADE TREES.

Be it enacted, etc., as follows:

SECTION 1. The powers and duties conferred and impowers and posed upon tree wardens in towns by this act are hereby wardens concenferred and imposed upon the officials now or hereafter ferred upon confaint city charged with the care of shade trees within the limits of officials. the highway in cities, by the charters of the said cities, by other legislative enactment, or by the ordinances of the said cities, and upon such officials as the city governments shall designate to have charge of said shade trees where it is within their power to transfer such duties, by ordinance or otherwise.

Section 2. The tree warden may appoint and remove Appointment deputy tree wardens. He and they shall receive such com- and removal of deputies, etc. pensation as the town determines or, in default thereof, as the selectmen allow. He shall have the care and control of all public shade trees, shrubs and growths in the town, except those within the limits of a state highway, and except those in public parks or open places under the jurisdiction of the park commissioners, and of those, if so requested in writing by the park commissioners, and shall enforce all the provisions of law for the preservation of such trees, shrubs and growths. He shall expend all money appro- powers and duties. priated for the setting out and maintenance of such trees, shrubs and growths, but no trees shall be planted within the limits of a public way without the approval of the tree warden; and in towns until a location therefor has been obtained from the selectmen or road commissioners, where

Certain regulations to have force of town by-laws.

authority has been vested in said commissioners. lations, other than those made by the terms of this act, for the care and preservation of public shade trees made by him, and in towns approved by the selectmen, and posted in two or more public places, imposing fines and forfeitures of not more than twenty dollars in any one case, shall have the force and effect of town by-laws. All trees within or on the limits of a public way shall be public shade trees; and when it appears in any proceeding where the ownership of or rights in the tree are material to the issue, that, from length of time or otherwise, the boundaries of the highway cannot be made certain by the records or by monuments, and that for that reason it is doubtful whether the tree be within or without the limits of the highway, or is public or private property, it shall be taken to be within the limits of the highway and to be public property until the contrary is shown.

shade trees shall not be cut, trimmed or removed, in whole or in part, by any person other than the tree warden or his

Except as provided by section five, public

Removal, etc., of trees restricted. Section 3.

deputy, whether such person is or is not the owner of the fee in the land on which such tree is situated, except upon a permit in writing from said tree warden, nor shall they be cut down or removed by the tree warden or his deputy or other person without a public hearing at a suitable time and place, after notice thereof posted in two or more public places in the town or city and upon the tree at least seven days before such hearing, and after authority granted by the tree warden therefor: provided, however, that if the tree warden shall refuse to cut or remove or issue a permit to any such owner to cut or remove any such tree or other growth, the damages, if any, sustained by him shall be determined in towns by the selectmen and in cities by the officer or officers in charge of the public shade trees and shall be paid by the town or city. Any person aggrieved by the action of the selectmen or said officer or officers in charge of the public shade trees as to the trimming, cutting, removal or retention of any such tree, or as to the amount awarded to him for the same may have the damages, if any,

which he has sustained, determined by the superior court for the county in which the said tree is or was situated, upon a petition filed for the purpose, in the same manner as for the taking of land for ways; and his damages, so

determined, shall be paid by the town or city.

Proviso.

Damages, how determined.

Section 4. Tree wardens shall not cut down or remove Objections. or grant a permit for the cutting down or removal of a public shade tree if, at or before a public hearing as provided in the preceding section, objection in writing is made by one or more persons, unless such cutting or removal or permit to cut or remove is approved by the selectmen or by the mayor.

SECTION 5. Tree wardens and their deputies, but no Trees in other person, may, without a hearing, trim, cut down or highways. remove trees, under one and one half inches in diameter one foot from the ground, and bushes, standing in highways; and, if ordered by the mayor and aldermen, selectmen, road commissioners or highway surveyor, shall trim or cut down trees and bushes, if the same shall be deemed to obstruct, endanger, hinder, or incommode persons travelling thereon. Nothing contained in this act shall prevent the trimming, cutting or removal of any tree which endangers persons travelling on a highway, nor the removal of any tree, if so ordered by the proper officials, for the purpose of widening the highway, and nothing herein contained shall interfere with gypsy and brown tail moth suppression. as carried on under the direction of the state forester and the United States department of agriculture, except the cutting and removal of trees, shrubs and growths that are one and one half inches or more in diameter one foot from the ground.

Section 6. Whoever violates any of the provisions of Penalty. the preceding sections of this act shall forfeit not more than five hundred dollars to the use of the town or city.

Section 7. Towns and cities may appropriate money to Planting on be expended by the tree warden in planting shade trees in private land. the public ways, or, if he deems it expedient, upon adjoining land, at a distance not exceeding twenty feet from said public ways for the purpose of improving, protecting, shading or ornamenting the same: provided, however, that the Proviso. written consent of the owner of such adjoining land shall first be obtained.

Section 8. The Massachusetts highway commission shall Power of highway have the care and control of all trees, shrubs and growths commission. within the limits of state highways, and may trim, cut or remove such trees, shrubs and growths, or license the trimming, cutting or removal thereof. No such tree, shrub or other growth shall be trimmed, cut or removed by any

person other than an agent or employee of the commission,

Proviso.

Damages, how determined.

whether such person is or is not the owner of the fee in the land on which such tree, shrub or growth is situated, except upon a permit in writing from said commission: provided, however, that if the commission shall refuse to issue a permit to any such owner to cut or remove any such tree, shrub, or other growth, the damages, if any, sustained by him shall be determined by said commission and paid by the commonwealth. Any person aggrieved by the action of the commission as to the trimming, cutting, removal or retention of any such tree, shrub or other growth, or as to the amount awarded to him for the same by the commission, may have the damages, if any, which he has sustained, determined by the superior court for the county in which the said tree, shrub or other growth is or was situated. upon a petition filed for the purpose, in the same manner as for the taking of land for highways, and his damages, so determined, shall be paid by the commonwealth.

Penalty for affixing an advertisement to a tree, etc.

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Penalty for trimming or removing a tree, etc., in state highway,

etc.

Penalty for injuring tree

Section 9. Whoever affixes to a tree in a public way or place a play bill, picture, announcement, notice, sign, advertisement or other thing, whether in writing or otherwise, or cuts, paints or marks such tree, except for the purpose of protecting it or the public and under a written permit from the officer having the charge of such trees in a city or from the tree warden in a town, or from the Massachusetts highway commission in the case of a state highway, shall be punished by a fine of not more than fifty dollars for each offence. Tree wardens shall enforce the provisions of this section: provided, however, that in case of the failure of a tree warden to act in the case of a state highway within thirty days after the receipt by him of a complaint in writing from the Massachusetts highway commission, said commission may proceed to enforce the provisions of this section.

Section 10. Whoever without authority trims, cuts down or removes a tree, shrub or growth, within the limits of a state highway or maliciously injures, defaces or destroys any such tree, shrub or growth shall be punished by imprisonment for not more than six months or by a fine of not more than five hundred dollars, to the use of the commonwealth.

SECTION 11. Whoever wilfully, maliciously, or wantonly cuts, destroys or injures a tree, shrub or growth, which is not his own, standing for any useful purpose, shall be punished by imprisonment for not more than six months or by a fine of not more than five hundred dollars.

SECTION 12. Whoever wantonly injures, defaces, or de-Penalty for stroys a shrub, plant or tree, or fixture of ornament or in a public utility, in a public way or place or in any inclosure, or negli- way, etc. gently or wilfully suffers an animal driven by or for him or belonging to him to injure, deface or destroy, such shrub, plant, tree or fixture, or whoever by any other means negligently or wilfully injures, defaces, or destroys such shrub, plant or tree, or fixture, shall forfeit not more than five hundred dollars, one half to the use of the complainant and one half to the use of the city or town in which the act was committed; and shall in addition thereto be liable to said city or town or other person interested in said tree for all damages caused by such act.

SECTION 13. Section fifteen of chapter twenty-five of Repeals. the Revised Laws, in so far as it relates to trees; section ten of chapter fifty-one of the Revised Laws, in so far as it gives authority over trees and bushes; sections one hundred and one, one hundred and two and one hundred and four of chapter two hundred and eight of the Revised Laws, as amended by sections thirty-one and thirty-two of chapter five hundred and forty-four of the acts of the year nineteen hundred and two: section twelve of chapter fifty-three of the Revised Laws, as amended by section two of chapter two hundred and ninety-six of the acts of the year nineteen hundred and eight and by chapter three hundred and twentyone of the acts of the year nineteen hundred and ten; section thirteen of chapter fifty-three of the Revised Laws, as amended by section three of chapter two hundred and ninety-six of the acts of the year nineteen hundred and eight: section sixteen of chapter twenty-five of the Revised Laws; section one of chapter three hundred and sixty-three of the acts of the year nineteen hundred and ten; and chapter two hundred and seventy-nine of the acts of the year nineteen hundred and five, as amended by chapter two hundred and ninety-seven of the acts of the year nineteen hundred and eight, are hereby repealed.

SECTION 14. The provisions of this act, so far as they Certain proviare the same as those of existing statutes, shall be construed taken as new as continuations thereof and not as new enactments.

Section 15. This act shall take effect upon its passage. Approved April 7, 1915.

Chap.146 An Act to simplify certain rules of pleading and practice.

Be it enacted, etc., as follows:

Certain
actions may be
described in
writ as actions
of ejectment,
etc.

Section 1. In an action of ejectment or quare ejecit for the recovery of the possession of real property for a term of years or other interest for which such an action may be maintained, the action may be described in the writ as an action of ejectment and a declaration in general terms, substantially in the form set out in the schedule hereto annexed, shall be sufficient; and, if the defendant is wrongfully in possession, it shall not be material how he obtained such possession. The plaintiff shall annex to such declaration a statement of the particulars of his title, which shall be deemed part of the declaration, and the court may require him to file a statement of such other particulars, as to damages claimed or otherwise, as it shall deem proper. The writ need not contain the particulars of title, and if the writ does not contain them, they shall be filed in the same manner and the like provisions of law shall be applicable thereto as in the case of a declaration in a personal action.

Common count for action to recover rent, etc.

Section 2. In an action for the recovery of rent or of any sum of money payable by virtue of a contract under seal that might have been recovered upon a common count if the contract had not been under seal, the same may be recovered upon a common count in a form similar to that now used for other common counts. The bill of particulars in such cases shall refer to the document under which the claim arises by its proper description and date.

Certain actions for rent considered transitory.

Certain documents to be open to inspection. Section 3. An action for rent or for breach of covenant shall be considered a transitory action for the purposes of venue when the liability depends on privity of estate, as well as when it depends on privity of contract.

Section 4. Every party to any cause or proceeding shall be entitled to inspect, and to take copies of, any document referred to in the pleading or particulars of any other party and relied on by such other party, unless the court shall be satisfied that the same is not in his possession or control or that he has some other reasonable excuse for not producing the same for such inspection, and the court shall have power to make orders for production for the said purposes, which shall be enforceable in like manner as orders to answer interrogatories.

SCHEDULE OF FORMS.

DECLARATION IN AN ACTION OF EJECTMENT.

And the plaintiff says that the defendant is wrongfully in pos- Forms. session of a piece of land situate, etc. (description) to which the plaintiff is entitled by virtue of a lease for a term not yet expired.

Particulars of Title.

The premises were leased by A B to the plaintiff (or to by an indenture dated the for a term of twenty years from the (and were afterwards assigned by the said X Y to the plaintiff by an indenture dated the for the unexpired residue of the said term)

COMMON COUNT FOR RENT.

And the plaintiff says that the defendant owes him dollars for the rent of a certain or building, or land) held by the defendant of the plaintiff (and interest)

Bill of Particulars.

(1) Rent of house No. Boston, for one month due 1st July, 19 an indenture of lease dated 1st January, 19, \$

(2) Interest on same from

Approved April 8, 1915.

An Act to provide for additional regulation relative Chap.147 TO THE INTRODUCTION OF SEWAGE INTO THE SOUTH METRO-POLITAN SEWERAGE SYSTEM.

Be it enacted, etc., as follows:

SECTION 1. Section eight of chapter four hundred and 1899, 424, 58, amended. twenty-four of the acts of the year eighteen hundred and ninety-nine is hereby amended by striking out the word "and", where it first occurs, in the fifth line, and inserting after the word "control", in the same line, the words: and regulation,—so as to read as follows:—Section 8. Certain cities and towns to Any city or town, within the limits of which any main connect with sewer shall have been constructed under the provisions of metropolitan this act, shall connect its local sewers with such main sewer, system. except as hereinafter provided, subject to the direction, control and regulation of said board, and any person, firm or corporation may, subject to the direction, control and regulation, from time to time, of said board, and subject

Proviso.

to such terms, conditions and regulations as each city or town may prescribe, connect private drains with such main sewer: provided, that the said board shall, without expense to the city of Quincy, make all connections and take and construct such intercepting sewers as may be necessary to enable the city of Quincy to drain by gravity its territory into said metropolitan sewer. The present pumping station and force mains of the city of Quincy shall be taken and paid for by said board of metropolitan sewerage commissioners, and said board shall build and operate such new force main or mains and pumping stations as may be necessarv to enable the city of Quincy to drain its sewerage systems into said metropolitan sewer. The sewerage systems of all drainage areas not now drained by the south metropolitan system, which are constructed after the passage of this act, shall be constructed in accordance with the socalled separate system of sewerage.

SECTION 2. This act shall take effect upon its passage.

Approved April 8, 1915.

Chap.148 An Act relative to the manufacture and sale of mattresses and certain other articles.

Be it enacted, etc., as follows:

Regulation of the sale and manufacture of mattresses, etc.

Section 1. No person shall manufacture for purposes of sale, sell, offer or expose for sale, or have in possession with intent to sell, any mattress, pillow, cushion, muff bed, quilt or similar article having a filling of hair, down, feathers. wool, cotton, silk floss or other material, unless there shall be plainly marked upon each such article, or upon a tag of some durable substance sewed thereon, or otherwise securely attached thereto, a statement of the kind of material used for filling in the manufacture of such article, and, also, if the material has previously been used, the word "second-hand". If any such article or articles are enclosed in a bale, box, crate, or other receptacle, there shall be plainly marked upon such receptacle, or upon a durable tag securely attached thereto, a statement that the contents of the package are marked as required by this act. It shall be unlawful for any person except a purchaser at retail to remove or efface any marking upon any article or receptacle, or any tag attached thereto, under the provisions of this act.

SECTION 2. No person shall use, in the manufacture of any mattress, pillow, cushion, muff bed, quilt, or similar

Use of contaminated material prohibited. article for purposes of sale, or shall sell or offer or expose for sale, or have in possession for the purpose of such use or for sale, any material which has previously been used in or about a hospital, or on or about the person of any one having an infectious or contagious disease, nor shall any person sell, or offer or expose for sale, any such articles containing materials which have previously been so used.

SECTION 3. It shall be the duty of the state department Duties of of health, whenever there is reason to believe that any ment of provision of this act is being violated, to cause an investigation to be made of any factory, shop, warehouse, store, or other place where it is believed that the act is being violated, and for this purpose any member of the said department, or any duly accredited representative thereof, shall have authority to enter any building or other place at all reasonable times. If, upon investigation, mattresses, yes of label pillows, cushions, muff beds, quilts or similar articles, or materials for use in the manufacture of the same, shall be found, which have been previously used in or about a hospital, or on or about the person of any one having an infectious or contagious disease, such materials or articles, manufactured or in process of manufacture, shall be marked by the state department of health with labels bearing the word "unclean" in conspicuous letters, and the state department of health, with or without notice to the owner or supposed owner, may order the removal and destruction of the said materials or articles, or may make such other order relating to the said materials or articles as the circumstances of the case may require.

SECTION 4. The state department of health, or its duly Posting of authorized representative, whenever, in the opinion of the department, it is necessary to safeguard the public health, may post upon any building or part thereof containing such materials or articles, or from which the same have been removed, notice or warning of the danger of contagion or infection resulting from the violation of the provisions of this act, and may continue such notice upon the said premises until the same shall have been properly cleaned and disinfected. It shall be unlawful for any person to remove such notice or warning except by order of the state department of health.

Section 5. It shall be the duty of any police officer or Duties of member of any municipal board of health, or other city or etc. police officers, town official, who has reason to believe that the provisions

of this act have been or are being violated, to give notice thereof to the state department of health.

Penalties.

Section 6. Whoever manufactures for purposes of sale, sells, offers or exposes for sale, or has in possession with intent to sell, any mattress, pillow, cushion, muff bed, quilt, or similar article having a filling of hair, down, feathers, wool, cotton, silk floss or other material, which is not marked in accordance with the provisions of this act, or whoever uses in the manufacture of any of the said articles materials previously used in or about a hospital, or upon or about the person of any one having an infectious or contagious disease. shall be punished by a fine not exceeding five hundred dollars, or by imprisonment not exceeding six months, or by both such fine and imprisonment. Whoever removes or effaces any marking upon any article or receptacle or any tag attached thereto, or any notice or warning posted upon any premises by the state department of health under the provisions of this act, shall be punished by a fine not exceeding fifty dollars for each offence.

Approved April 8, 1915.

Chap.149 An Act relative to the number of copies to be printed of certain reports of the insurance commissioner.

Be it enacted, etc., as follows:

R. L. 9, § 7,

Section seven of chapter nine of the Revised Laws is hereby amended by striking out the words "fifteen hundred", in the seventy-fifth line, and inserting in place thereof the words:—eight hundred,—and by striking out the words "five hundred", in the seventy-eighth line, and inserting in place thereof the words:—one thousand,—so that lines seventy-five, seventy-six, seventy-seven and seventy-eight of the said section will read as follows:—

Certain reports of the insurance commissioner, number, etc.

Of the insurance commissioner, on fraternal beneficiary corporations, eight hundred copies.

Of the "Text and Tables" of the report of the insurance commissioner, one thousand copies.

Approved April 8, 1915.

Chap.150 An Act to provide for additional regulation relative to the introduction of sewage into the north metropolitan sewerage system.

Be it enacted, etc., as follows:

1889, 439, § 9, amended.

SECTION 1. Section nine of chapter four hundred and thirty-nine of the acts of the year eighteen hundred and

eighty-nine is hereby amended by striking out the word "and", in the fourth line, and inserting after the word "control", in the same line, the words: - and regulation, so as to read as follows: — Section 9. Any city or town within Certain cities whose limits any main sewer shall have been constructed connect with under the provisions of this act shall connect its local sewers itan sewerage with such main sewer, subject to the direction, control and aystem. regulation of said board, and any person, firm or corporation may, subject to the direction, control and regulation from time to time of said board, and subject to such terms, conditions and regulations as each city or town may prescribe, connect private drains with said main sewer.

SECTION 2. This act shall take effect upon its passage. Approved April 8, 1915.

An Act relative to certain proceedings in the pro- Chap. 151 BATE COURT.

Be it enacted, etc., as follows:

Section 1. Legacies may be recovered and all rights in Legacies may be recovered, respect of the same enforced by proceedings in equity in edit, by proceedings in the probate court in which the will was proved, and no action equity in at law shall hereafter be instituted for the recovery of a probate court. legacy from the estate of the testator.

SECTION 2. When interest upon pecuniary legacies is Rate of allowed out of the estate, the rate of interest, unless otherwise provided in the will, shall be such as the supreme judicial court may by general rules from time to time establish, having regard to the principles upon which such interest is allowed; and in the absence of any such rule of court the rate shall be four per cent per annum.

SECTION 3. In settling an account of any executor, ad- Court may require proministrator, trustee, guardian, or other fiduciary, the probate duction of court shall have authority to require him, or any of them moneys. where there are several, to produce during the proceedings or afterward, as the court may direct, any securities or moneys comprised in the account or any documents relating to the investments of the estate, and to replace any moneys or property that have been improperly applied or disposed of, or the value thereof, and to pay or transfer the same or any moneys or property with which he or they may be charged into a proper account or otherwise as the court may order, in such manner that the same shall be in the control of the person or persons entitled thereto, and the proceedings upon every such account shall be considered for all purposes

to be proceedings in equity, and the orders and decrees of the court therein shall be enforceable accordingly, and execution may also be issued for any such moneys against the fiduciary personally as upon a judgment in an action at law in favor of the person or persons entitled to the control thereof, or any of them, for the benefit of them all.

Payment of claims.

When the amount due to a creditor of the Section 4. estate of a deceased person which has been represented insolvent has been ascertained by the decree of distribution, or when the amount due to a person who is next of kin or a distributee of an intestate estate on account of his share of the personal property has been ascertained by a decree of the probate court for distribution or partial distribution, payment of the same by the executor or administrator to any such creditor or other person to whom the executor or administrator neglects upon demand to pay such amount may be enforced summarily by the probate court upon motion of such creditor or other person, in the same manner as a like payment under a decree in equity may be enforced, and execution may also be issued therefor against the executor or administrator personally as upon a judgment in an action at law.

Certain provisions of law to apply.

Section 5. Whenever any real or personal estate comprised in a trust estate or in the estate of a deceased person is ordered by the probate court to be sold and distributed under the provisions of section eighteen of chapter one hundred and forty-six of the Revised Laws, as amended by chapter two hundred and thirty-six of the acts of the year nineteen hundred and seven, or under the provisions of section twenty of chapter one hundred and forty-seven or section nineteen of chapter one hundred and fifty of the Revised Laws, or any legacy or any surplus proceeds of sale are ordered by the said court to be distributed or disposed of pursuant to the provisions of section twenty-two of chapter one hundred and forty-one or of section nine of chapter one hundred and forty-eight of the Revised Laws, or whenever the said court in pursuance of any authority conferred on it orders the distribution or disposal of any fund or moneys, provisions like those which are contained in the next preceding section shall be applicable to the enforcement of the payment and disposition thereof in accordance with such order.

Amount due for services, how fixed, etc. SECTION 6. The probate court shall have authority to ascertain and determine the amount due to any person for

services as appraiser, for premittms of surety companies for acting as surety upon the official bonds of administrators, executors, trustees, guardians, conservators, or receivers, or for services rendered by any person in connection with the administration of any estate of a deceased person, or with the administration of any trust, guardianship, conservatorship or receivership, and payment of said amount when ascertained and determined to be due may be enforced summarily by said court upon motion of the person to whom the amount is due in the same manner as a like payment under a decree in equity may be enforced, and execution may also be issued therefor against the executor, administrator, trustee, guardian, conservator or receiver personally as upon a judgment in an action at law.

SECTION 7. It shall not be necessary to remove an Action to executor or administrator in order that an action or suit enforce claims. to enforce a claim in favor of the estate may be brought by an administrator to be appointed in his place, when he refuses to bring such action or suit at the request of a legatee · or creditor, or is unable to do so by reason of his interest or otherwise, but a legatee or creditor having an interest in the enforcement of any such claim may bring a suit in equity to enforce the claim for the benefit of the estate in the like circumstances and in the like manner as a person beneficially interested in a trust fund may bring a suit to enforce a claim in favor of such fund, and in the case of such a suit in respect to real estate, it shall not be an obstacle to the suit that a license to sell the same has not been obtained by the executor or administrator.

SECTION 8. Chapter one hundred and sixty-two of the R. L. 162, § 33, Revised Laws is hereby amended by striking out section amended. thirty-three and inserting in place thereof the following: — Section 33. Probate courts shall have the like powers and Authority of authority for enforcing all orders, sentences, and decrees enforcing orders, etc. made or pronounced by the court in the exercise of any jurisdiction vested in it, and for punishing contempts of such orders, sentences, and decrees and other contempts of its authority, as those which are vested for such or similar purposes in the supreme judicial court or the superior court in equity in relation to any suit in equity depending in either

of those courts.

SECTION 9. This act shall take effect on the first day of Time of taking Approved April 8, 1915. September next.

Section 1. Section four of chapter five hundred and sixty-three of the acts of the year nineteen hundred and seven, as amended by section two of chapter five hundred and twenty-seven of the acts of the year nineteen hundred

Chap.152 An Act relative to the time of payment of the tax on legacies and successions.

Be it enacted, etc., as follows:

1907, 563, § 4, etc., amended.

and nine, is hereby further amended by striking out the words "two years", in the fifth line, and inserting in place thereof the words: - one year, - and by striking out the words "their giving bond", in the same line, and inserting in place thereof the words: — the giving bond by the executors, administrators or trustees first appointed, — so as to read as follows: - Section 4. Except as hereinafter provided, taxes imposed by the provisions of this act shall be payable to the treasurer and receiver general by the executors, administrators or trustees at the expiration of one year after the date of the giving bond by the executors, administrators or trustees first appointed. If the probate court, acting under the provisions of section thirteen of chapter one hundred and forty-one of the Revised Laws, has ordered the executor or administrator to retain funds to satisfy a claim of a creditor, the payment of the tax may be suspended by the court to await the disposition of such claim. In all cases where there shall be a grant, devise, descent, or bequest to take effect in possession or come into actual enjoyment after the expiration of one or more life estates or a term of years, the taxes thereon shall be payable by the executors, administrators or trustees in office when such right of possession accrues, or, if there is no such executor, administrator or trustee, by the person or persons so entitled thereto, at the expiration of one year after the date when the right of possession accrues to the person or persons so entitled. If the taxes are not paid when due,

interest shall be charged and collected from the time the same became payable. Property of which a decedent dies seized or possessed, subject to taxes as aforesaid, in whatever form of investment it may happen to be, and all property acquired in substitution therefor, shall be charged with a lien for all taxes and interest thereon which are or may become due on such property; but said lien shall not affect any personal property after the same has been sold or dis-

Taxes on legacies and successions payable to the treasurer and receiver general.

Interest to be charged in certain cases.

posed of for value by the executors, administrators or trustees. The lien charged by this act upon any real estate or separate Lien, how parcel thereof may be discharged by the payment of all taxes due and to become due upon said real estate or separate parcel, or by an order or decree of the probate court discharging said lien and securing the payment to the commonwealth of the tax due or to become due by bond or deposit as hereinafter provided, or by transferring such lien to other real estate owned by the owner or owners of said real estate or separate parcel thereof.

SECTION 2. This act shall take effect upon its passage To apply to and shall apply to the estates of all persons dying on or after tain persons. the date of its passage. Approved April 8, 1915.

An Act to authorize the county of barnstable to Chap.153 CONSTRUCT AND MAINTAIN AN INFIRMARY FOR THE CARE AND TREATMENT OF TUBERCULOUS PATIENTS AND THOSE AFFLICTED WITH OTHER CONTAGIOUS DISEASES.

Be it enacted, etc., as follows:

SECTION 1. The county commissioners of the county of Barnstable Barnstable are hereby authorized and directed to construct, an infirmary for the care and treatment of persons ill with tuberculosis and other contagious diseases. The infirmary shall be owned by the county. For the purpose of providing for its construction, equipment and maintenance, the county commissioners are hereby authorized to issue from time to time bonds or notes of the county to an amount not exceeding fifty thousand dollars. Each authorized issue of bonds or notes shall constitute a separate loan. Such bonds or notes shall bear on their face the words, County of Barnstable Infirmary County of Loan, Act of 1915; shall be payable by such annual pay-Infirmary ments, beginning not more than one year after the date 1915. thereof, as will extinguish each loan within ten years from its date; and the amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. The said bonds or notes shall bear interest at a rate not exceeding five per cent per annum, payable semi-annually; and they shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale. upon such terms and conditions as the county commissioners

may deem proper, but they shall not be sold for less than their par value, and the proceeds shall be used only for the

purposes specified herein.

Payment of

Section 2. The county commissioners, at the time of authorizing said loan, shall provide for the payment thereof in accordance with the provisions of section one of this act; and a sum sufficient to pay the interest as it accrues on the bonds or notes issued as aforesaid by the county, and to make such payments on the principal as may be required under the provisions of this act, shall be levied as a part of the county tax of the county of Barnstable annually thereafter, in the same manner in which other county taxes are levied, until the debt incurred by said loan or loans is extinguished.

Taking of land.

Section 3. For the purpose of carrying out the provisions of this act the county commissioners of the county of Barnstable may purchase or lease, or take by right of eminent domain, such land, not exceeding five hundred acres in extent, as they may deem necessary or convenient therefor. Damages for the taking of land or for the doing of any other act under authority hereof may be recovered in the manner provided by law for the recovery of damages in the case of land taken for highways.

Board of trustees, appointment, etc. Section 4. The county commissioners shall appoint a board of five persons to act as trustees of the infirmary, three of whom shall be physicians and residents of the county, who shall make regulations for its government, and shall appoint a superintendent and such other officers and employees as may be necessary for the proper conduct of the infirmary.

Approval of location, etc.

Section 5. The location and construction of the said infirmary shall be subject to the approval of the state department of health.

Payment to

SECTION 6. The towns of the county of Barnstable supporting patients in the said infirmary shall be entitled to any payments or repayments allowed under the laws of the commonwealth in the same manner and subject to the same conditions which govern the support of tuberculous patients in a city or town hospital.

Preference given to certain poor patients.

SECTION 7. The trustees of the said infirmary may receive and care for patients who are able to pay, upon such terms as the trustees shall fix, but preference shall be given to poor patients who are under the care of public health departments within the county.

SECTION 8. The provisions of this act shall relieve the Towns relieved towns of the county of Barnstable from the erection of from erecting separate hospitals. separate hospitals for the treatment of tuberculosis.

SECTION 9. This act shall take effect upon its passage. Approved April 10, 1915.

An Act relative to the boulevard or parkway around Chap.154LAKE QUANNAPOWITT IN THE TOWN OF WAKEFIELD.

Be it enacted, etc., as follows:

Section 1. The metropolitan park commission may ex- Metropolitan ercise over so much of Lake Quannapowitt and the soil in park commission may exertise bed thereof between low water mark of the said lake and authority over the parkway or boulevard constructed in said lake, under lake Quannapowitt. authority of chapter forty-one of the resolves of the year nineteen hundred and fourteen, all the powers which the commission now has over other lands owned by the commonwealth and under the care and control of the commission. including the powers conferred upon the commission by chapter four hundred and fifty of the acts of the year eighteen hundred and ninety-five.

Section 2. This act shall take effect upon its passage. Approved April 12, 1915.

An Act relative to payments by insurance companies Chap.155 TO PERSONS INSURED AGAINST ACCIDENT OR SICKNESS.

Be it enacted, etc., as follows:

SECTION 1. Any person who is insured by an insurance payments by company, and who is entitled to payment on account of companies to sickness or accident, shall be paid at least once in thirty against accident days the amount due, but this requirement need not be set or sickness. forth in the policy of insurance or certificate of membership issued to such person.

SECTION 2. All acts and parts of acts inconsistent here- Repeal. with are hereby repealed.

SECTION 3. This act shall take effect on the first day of Time of taking September, nineteen hundred and fifteen.

Approved April 12, 1915.

Chap.156 An Act relative to the care of burial grounds in towns.

Be it enacted, etc., as follows:

Towns may expend money to care for certain burial grounds. Any town may annually appropriate and raise by taxation such sums as may be necessary to care for and keep in good order and to protect by proper fences any or all burial grounds within the town in which ten or more bodies are interred and which are not properly cared for by the owner or owners, and the care and protection of such burial grounds shall be in charge of the cemetery commissioners, if the town has such officers, and otherwise in charge of the selectmen.

Approved April 12, 1915.

Chap.157 An Act relative to the laying out of railroads.

Be it enacted, etc., as follows:

1906, 463, Part II, § 73, etc., amended.

Section 1. Section seventy-three of Part II of chapter four hundred and sixty-three of the acts of the year nineteen hundred and six, as amended by section two of Part II of chapter seven hundred and twenty-five of the acts of the year nineteen hundred and twelve, is hereby further amended by striking out at the end thereof the words "provided, however, that the powers conferred upon the county commissioners by said section seventy-eight shall under this act be vested in the board of railroad commissioners".

1906, 463, Part II, § 78, amended.

Additional land, etc., may be acquired.

Section 2. Part II of said chapter four hundred and sixty-three is hereby further amended by striking out section seventy-eight and inserting in place thereof the following: — Section 78. If a railroad corporation, for the purpose of making or securing its railroad or for depot or station purposes, requires land or materials outside the limits of the route fixed, or requires additional land for one or more new tracks adjacent to other land occupied by such corporation by a track or tracks already in use, and is unable to obtain it by agreement with the owner, it may apply to the public service commission, which, after notice to the owner and a hearing, may prescribe the limits within which it may be taken without his permission in the manner hereinafter provided; and the corporation shall, within one year after the decree, file with the county commissioners of each county in which the land is situated, a location thereof, certified by the secretary of the public service commission, defining the courses, distances and boundaries thereof, in such form and with such other particulars as the rules of said commission may require. If highways, public buildings, parks or ceme- Taking of teries are to be taken, the consent of the city or town in highways, which the land is to be taken shall first be obtained; but nothing herein contained shall be construed as authorizing such taking, or altering the manner thereof, if said taking is otherwise prohibited or provided for by law.

Section 3. This act shall take effect upon its passage. Approved April 12, 1915.

An Act relative to the marking of receptacles con- Chap.158 TAINING VINEGAR.

Be it enacted, etc., as follows:

Section three of chapter six hundred of the acts of the 1911, 600, 52, year nineteen hundred and eleven is hereby amended by amended. striking out the words "and the substance or substances from which it was made", in the sixth and seventh lines, and inserting in place thereof the words: — the substance or substances from which the vinegar is made, and cider vinegar, if diluted with water, shall be distinctly and conspicuously labelled to indicate this fact, as for example, "Diluted to Legal Strength", — so as to read as follows: — Section 3. Marking of recoptacles Each cask, barrel or other container used by a manufacturer containing vinegar. or producer of or wholesale dealer in vinegar, to contain vinegar sold or offered for sale, shall be plainly marked with the name and place of business of the said manufacturer, producer or wholesale dealer, the kind of vinegar contained therein, the substance or substances from which the vinegar is made, and cider vinegar, if diluted with water, shall be distinctly and conspicuously labelled to indicate this fact, as for example, "Diluted to Legal Strength." Every compound or mixture or blend of vinegar shall be marked with the word "compound" or "mixture", with a statement of its constituents and the percentage of each constituent. The principal label, including the word "compound" or "mixture", if used on vinegar in wooden packages, shall be in Roman letters not less than one inch high, properly spaced and in straight parallel lines with no more than two inches of space between each line. The marking of vinegar in other containers than wooden packages shall be governed by the provisions of sections eighteen and nineteen of chapter

Penalty.

seventy-five of the Revised Laws. Whoever, himself, or by his servant or agent, violates any provision of this section shall be punished by a fine of not more than one hundred dollars.

Approved April 12, 1915.

Chap.159 An Act relative to search warrants under the law relating to certain drugs.

Be it enacted, etc., as follows:

1911, 372, § 1, etc., amended.

Section 1. Section one of chapter three hundred and seventy-two of the acts of the year nineteen hundred and eleven, as amended by section one of chapter two hundred and eighty-three of the acts of the year nineteen hundred and twelve, is hereby further amended by inserting after the word "substances", in the seventh line, the words: or cocaine, alpha or beta eucaine, or any synthetic substitute for them, or any preparation containing the same, or any salts or compounds thereof, - by inserting after the word "return", in the twenty-seventh line, the word: - forthwith, — and by striking out the words "as soon as may be", in the twenty-seventh and twenty-eighth lines, so as to read as follows: - Section 1. If a person makes complaint under oath to a police, district, or municipal court, or to a trial justice or justice of the peace authorized to issue warrants in criminal cases, that he has reason to believe that opium, morphine, heroin, codeine, cannabis indica, cannabis sativa or any other hypnotic drug or any salt, compound or preparation of said substances, or cocaine, alpha or beta eucaine, or any synthetic substitute for them, or any preparation containing the same, or any salts or compounds thereof, is kept or deposited by a person named therein in a store, shop, warehouse, building, vehicle, steamboat, vessel or place other than by a manufacturer or jobber, wholesale druggist, registered pharmacist, registered physician, registered veterinarian, registered dentist, registered nurse, employees of incorporated hospitals, or a common carrier or porter when transporting any drug mentioned herein between parties hereinbefore mentioned, such court or justice, if it appears that there is probable cause to believe that said complaint is true, shall issue a search warrant to a sheriff, deputy sheriff, city marshal, chief of police, deputy marshal, police officer or constable commanding him to search the premises in which it is alleged that such opium, morphine, heroin, codeine, cannabis indica, cannabis sativa

Issuing of search warrants under the law relative to certain drugs. or any other hypnotic drug or any salt or compound or preparation of said substances or any preparation containing the same is kept or deposited, and to seize and securely keep the same until final action, and to arrest the person or persons in whose possession it is found, together with all persons present if any of the aforesaid substances is found. and to return forthwith the warrant with his doings thereon, to a court or trial justice having jurisdiction in the place in which such substance is alleged to be kept or deposited.

Section 2. This act shall take effect upon its passage. Approved April 12, 1915.

An Act to regulate public lodging houses in certain Chap.160 CITIES.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter two hundred and 1904, 242, § 1, etc., amended. forty-two of the acts of the year nineteen hundred and four, as affected by chapter one hundred and twenty-nine of the acts of the year nineteen hundred and eleven, is hereby amended by adding at the end thereof the following: -No building or part thereof hereafter erected, altered or converted to be used as such a public lodging house shall have the sleeping compartments arranged on the cubicle plan, so as to read as follows: - Section 1. In cities of over fifty Public lodging thousand inhabitants every building not licensed as an defined. inn, in which ten or more persons are lodged for a price of twenty-five cents or less for each person for a day of twentyfour hours, or for any part thereof, shall be deemed a public lodging house within the meaning of this act. No building Cubicle plan or part thereof hereafter erected, altered or converted to prohibited. be used as such a public lodging house shall have the sleeping compartments arranged on the cubicle plan.

Section 2. This act shall take effect upon its passage. Approved April 12, 1915.

An Act relative to the inspection of nursery stock. Chap.161 Be it enacted, etc., as follows:

Section 1. Section six of chapter five hundred and amended. seven of the acts of the year nineteen hundred and twelve is hereby amended by inserting after the word "inspector", in the first line, the words: — either personally or through his deputies, — and by adding at the end of the section the

words: — The state nursery inspector, either personally or

State nursery inspector may inspect all stock coming into the state.

through his deputies, shall also have power to inspect all fruits brought into the state from any other state, province or country, grown on plants, shrubs or trees of kinds which also grow out of doors in this state, and, should such fruits be found to be infested with injurious insects or plant diseases liable to establish themselves in this state, he may cause such fruits to be destroyed, or treated or returned to the consignor at the consignor's expense, — so as to read as follows: - Section 6. The state nursery inspector, either personally or through his deputies, shall have power to inspect at its point of destination all nursery stock coming into the state, and should such stock be found to be infested with injurious insects or plant diseases he may cause it to be destroyed, or treated or returned to the consignor at the consignor's expense. The state nursery inspector, either personally or through his deputies, shall also have power to inspect all fruits brought into the state from any other state, province or country, grown on plants, shrubs or trees of kinds which also grow out of doors in this state, and, should such fruits be found to be infested with injurious insects or plant diseases liable to establish themselves in this state, he may cause such fruits to be destroyed, or treated or returned to the consignor at the consignor's expense.

1912, 507, amended.

Fruits to be held for inspection.

Section 2. Said chapter five hundred and seven is hereby further amended by inserting after section six the following new section: — Section 7. Every person, firm or corporation who shall receive, bring or cause to be brought into the state from such states, provinces or countries as may be designated by the secretary of the state board of agriculture, any fruits grown on plants, shrubs or trees of kinds which also grow out of doors in this state, shall immediately after the arrival thereof notify the state nursery inspector of such arrival and hold the same until they have duly been inspected.

SECTION 3. This act shall take effect upon its passage.

Approved April 12, 1915.

Chap.162

An Act relative to public domain.

Be it enacted, etc., as follows:

R. L. 28, § 23, etc., amended.

SECTION 1. Section twenty-three of chapter twenty-eight of the Revised Laws, as amended by section one of chapter five hundred and sixty-four of the acts of the year

nineteen hundred and thirteen, is hereby further amended by adding at the end thereof the words: — with the exception that cities or towns owning land within the territorial limits of other cities or towns for water supply purposes may, as herein provided, convert such land into a public domain and retain the title thereto, — so as to read as follows: — Section 23. A town, by a vote of two thirds of the legal cities and towns may voters present and voting at an annual town meeting, or take land form a city in which the city council consists of two branches, by a vote of two thirds of the members of each branch, and a city in which there is a single legislative board, by a vote of two thirds of the members thereof, present and voting thereon, may take or purchase land within their limits, which shall be a public domain, and may appropriate money and accept gifts of money and land therefor; but the indebtedness so incurred shall be limited to an amount not exceeding one half of one per cent of the last preceding assessed valuation of the city or town. Such public domain To be devoted shall be devoted to the culture of forest trees, or to the poses. preservation of the water supply of such city or town and the title thereto shall vest in the city or town in which it lies, with the exception that cities or towns owning land within the territorial limits of other cities or towns for water supply purposes may, as herein provided, convert such land into a public domain and retain the title thereto.

public domain.

SECTION 2. This act shall take effect upon its passage. Approved April 12, 1915.

An Act relative to the support of destitute parents. Chap.163 Be it enacted, etc., as follows:

SECTION 1. Any person, above the age of twenty-one penalty for years, who, being possessed of sufficient means, unreasonably provide for neglects or refuses to provide for the support and maintenance parents. of his parent, whether father or mother, residing in this commonwealth, when such parent through misfortune and without fault of his own is destitute of means of sustenance and unable by reason of old age, infirmity or illness to support and maintain himself or herself, shall be punished by a fine not exceeding two hundred dollars, or by imprisonment for not more than one year, or by both such fine and imprisonment. No such neglect or refusal shall be deemed unreasonable as to a child who shall not during his or her minority have been reasonably supported by such parent,

if the parent was charged with the duty so to do, nor as to any child who, being one of two or more children, has made proper and reasonable contribution toward the support of such destitute parent.

Court may make orders in certain cases. SECTION 2. Before the trial, with the consent of the defendant, or at the trial, on entry of a plea of guilty or after conviction, the court may, in its discretion, make such orders and require such conditions for the benefit of such destitute parent as are provided for in the case of a wife or a minor child by chapter four hundred and fifty-six of the acts of the year nineteen hundred and eleven and acts in amendment thereof and in addition thereto, and the practice thereby established shall, so far as it is applicable, apply to proceedings under this act.

Complaints, proceedings, etc. Section 3. Complaints under the provisions of this act may be made by any such parent, by any child of such a parent, by the overseers of the poor of the city or town in which the parent has a settlement or by any other public relief officer. Proceedings under this act may be begun in the municipal, district or police court having jurisdiction of the place where the defendant lives, and if there be no such court, then in any municipal, district or police court having jurisdiction of the place where the parent lives; and if there be no such court, then in any municipal, district or police court in the county. If no court has jurisdiction as aforesaid, proceedings may be begun before a trial justice in the county where the defendant or the parent lives.

Approved April 12, 1915.

Chap.164 An Act relative to the appropriation of money by towns for the celebration of the anniversary of settlement.

Be it enacted, etc., as follows:

R. L. 25, § 18, etc., amended.

Section eighteen of chapter twenty-five of the Revised Laws, as amended by chapter ninety-one of the acts of the year nineteen hundred and eight, is hereby further amended by adding at the end thereof the following: — If there is a question as to the date of the settlement, the date shall be determined by the selectmen subject to the approval of the voters. The celebration of the anniversary may be held at any time during the year, — so as to read as follows: — Section 18. A town may at any town meeting appropriate money for the celebration of the fourth day of July, and any

Towns may appropriate money for the town may raise by taxation such amount of money as may colobration of the anniverbe authorized by a two thirds vote for the celebration of the sary of settlement. anniversary of its settlement or of its incorporation at the end of a period of fifty, or of any multiple of fifty, years therefrom, and of publishing the proceedings thereof. If there is a question as to the date of the settlement, the date shall be determined by the selectmen subject to the approval of the voters. The celebration of the anniversary may be held at any time during the year.

Approved April 13, 1915.

An Act to enlarge the powers and duties of town Chap.165PLANNING BOARDS.

Be it enacted, etc., as follows:

A town planning board may, if so authorized by vote of Town planning boards may the town, act as park commissioners therein, and may be act as park commissioners vested with all the powers and duties now or hereafter by in certain law vested in the park commissioners of towns.

Approved April 13, 1915.

An Act to authorize the municipal court of the city Chap. 166 OF BOSTON TO SECURE MEDICAL SERVICE FOR ITS CRIM-INAL BUSINESS.

Be it enacted, etc., as follows:

SECTION 1. The municipal court of the city of Boston Boston municipal court of the city of Boston Boston municipal court of the city of Boston Boston Boston municipal court of the city of Boston Bos may secure for the criminal business of said court medical secure medical service, and the equipment necessary therefor, and for this tain cases. purpose may expend annually a sum not exceeding six thousand dollars, which shall be paid by the county of Suffolk upon vouchers approved by the chief justice of said court.

SECTION 2. This act shall take effect upon its acceptance To be subby the city council of the city of Boston, with the approval mitted to city council, etc. of the mayor. Approved April 13, 1915.

An Act to provide for returns of property of foreign Chap. 167 CORPORATIONS SITUATED WITHIN THE COMMONWEALTH AND SUBJECT TO LOCAL TAXATION THEREIN.

Be it enacted, etc., as follows:

Section fifty-four of Part III of chapter four hundred and 1909, 490, Part ninety of the acts of the year nineteen hundred and nine is amended.

hereby amended, by adding at the end thereof, the words:

Foreign corporations to file certificates of condition, etc. - Every foreign corporation which has property within the commonwealth subject to taxation under the laws thereof, shall annually, between the first and tenth days of April, prepare and file in the office of the tax commissioner a return in such form as the tax commissioner may prescribe, signed and sworn to by its treasurer, showing in detail all its property, real and personal, subject to local taxation within the commonwealth, on the first day of April, and the location and value thereof. — so as to read as follows: — Section 54. Every foreign corporation shall annually, within thirty days after the date fixed for its annual meeting, or within thirty days after the final adjournment of said meeting, but not more than three months after the date so fixed for said meeting, prepare and file in the office of the secretary of the commonwealth, upon payment of the fee provided in section ninety-one of chapter four hundred and thirty-seven of the acts of the year nineteen hundred and three, a certificate signed and sworn to by its president, treasurer, and by a majority of its board of directors, showing the amount of its authorized capital stock, and its assets and liabilities as of a date not more than ninety days prior to said annual meeting, in such form as is required of domestic business corporations under the provisions of section forty-five of said chapter, and the change or changes, if any, in the other particulars included in the certificate required by section sixty of said chapter, made since the filing of said certificate or of the last annual report. Every foreign corporation which has property within the commonwealth subject to taxation under the laws thereof, shall annually, between the first and tenth days of April, prepare and file in the office of the tax commissioner a return in such form as the tax commissioner may prescribe, signed and sworn to by its treasurer, showing in detail all its property, real and personal, subject to local taxation within the commonwealth, on the first day of April, and the location and value thereof. Approved April 13, 1915.

Return of taxable property to be made.

Chap.168 An Act to provide for giving publicity to the advantages offered by the life insurance departments of savings banks.

Be it enacted, etc., as follows:

Publicity to be given life insurance deSection 1. The sum of twenty-five hundred dollars may be allowed and paid out of the treasury of the common-

wealth from the ordinary revenue, to be expended under the partments of savings banks. direction of the trustees of the General Insurance Guaranty Fund, for the purpose of making known to those in need of industrial insurance the advantages offered by the life insurance departments of savings banks; the said sum to be in addition to any sums appropriated for salaries, office rent, and other necessary expenses during the current year.

SECTION 2. This act shall take effect upon its passage. Approved April 16, 1915.

An Act relative to cinematographs using only cel- Chap.169 LULOSE ACETATE FILMS.

Be it enacted, etc., as follows:

SECTION 1. The provisions of chapter seven hundred visions of law and ninety-one of the acts of the year nineteen hundred and not to apply to fourteen shall not apply to any cinematograph or similar using only apparatus operated with only cellulose acetate films not tate films. more than one inch and one fourth in width and using only an enclosed incandescent lamp.

Section 2. This act shall take effect upon its passage. Approved April 16, 1915.

An Act to extend the time within which the new Chap.170BUILDINGS AT THE GRAFTON COLONY OF THE WORCESTER STATE ASYLUM SHALL BE COMPLETED.

Be it enacted, etc., as follows:

SECTION 1. Section two of chapter six hundred and 1912, 679, § 2, etc., amended. seventy-nine of the acts of the year nineteen hundred and twelve, as amended by chapter four hundred and fifty-six of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the word "sixteen", in the third line, and inserting in place thereof the word: seventeen, - so as to read as follows: - Section 2. The Time extended said buildings shall be completed and ready for occupation of completion not later than January first, nineteen hundred and sevenings at the Grafton colony teen; and upon the completion and equipment thereof, the of the Worcester state trustees shall cause to be transferred from the said Worcester asylum. state asylum to the said buildings at the Grafton colony patients to the number of four hundred.

SECTION 2. This act shall take effect upon its passage. Approved April 16, 1915.

Chap.171 An Act to authorize cities and towns to purchase arsenate of lead for the purpose of suppressing insect pests.

Be it enacted, etc., as follows:

Cities and towns may purchase arsenate of lead to suppress insect pests. Section 1. For the purpose of assisting in the extermination of insect pests the city forester, local moth superintendent or tree warden in any city or town may obtain from the state forester, at the cost thereof, arsenate of lead. Material purchased under the provisions hereof shall be used only for the suppression of gypsy and brown tail moths, the tent caterpillar, leopard moth and elm beetle, and only upon lands owned or controlled by the city or town. The cost of said material shall be certified by the state forester to the treasurer of the commonwealth, and shall be collected by him as an additional state tax upon the city or town making such purchase.

SECTION 2. This act shall take effect upon its passage.

Approved April 16, 1915.

Chap.172 An Act relative to the cost of operating the plum island bridge.

Be it enacted, etc., as follows:

1905, 404, § 6, amended.

Section six of chapter four hundred and four of the acts of the year nineteen hundred and five is hereby amended by adding at the end thereof the words: - The salary of a drawtender or drawtenders, the installation, repair and maintenance of suitable mechanism and apparatus for furnishing power to open and close the draw, the purchase of power and supplies for such mechanism and apparatus, and the repairing and furnishing of the drawtender's house shall be included in the term "operating", as used herein, — so as to read as follows: — Section 6. After said taking the cost of lighting and operating the drawbridge in said highway shall be borne and paid by said county and by such municipalities as the county commissioners of said county may, after due notice and a hearing, determine to derive special benefit from the said drawbridge: provided, however. that not less than forty per cent of the said cost shall be borne and paid by the said county. The salary of a drawtender or drawtenders, the installation, repair and maintenance of suitable mechanism and apparatus for furnishing

Payment of cost of operating the Plum island bridge.

Proviso.

power to open and close the draw, the purchase of power and supplies for such mechanism and apparatus, and the repairing and furnishing of the drawtender's house shall be included in the term "operating", as used herein.

Approved April 16, 1915.

An Act relative to the reconstruction and mainte- Chap.173 NANCE OF CERTAIN BRIDGES IN THE COUNTY OF DUKES COUNTY.

Be it enacted, etc., as follows:

SECTION 1. The highway bridge between Edgartown Certain bridges and Oak Bluffs, known as the Sengekontacket bridge, in County to be the county of Dukes County shall be rebuilt by the towns rebuilt, etc. of Edgartown and Oak Bluffs with such allotment as the Massachusetts highway commission may appropriate from its regular appropriation, and after the said Sengekontacket bridge shall be rebuilt to the satisfaction of the highway commission it shall, together with the highway bridge between Oak Bluffs and Vineyard Haven, known as the Lagoon bridge, be under the control and jurisdiction of the county commissioners of the county of Dukes County, and the said county, excluding the town of Gosnold, shall thereafter pay the expense of the care and maintenance of both said bridges.

Section 2. This act shall take effect upon its passage. Approved April 16, 1915.

An Act relative to the temporary care in certain Chap.174 INSTITUTIONS OF PERSONS SUFFERING FROM MENTAL DE-RANGEMENT.

Be it enacted, etc., as follows:

SECTION 1. Chapter three hundred and ninety-five of amended. the acts of the year nineteen hundred and eleven is hereby amended by striking out the word "seven", in the seventh line, and also in the thirty-first line, and inserting in place thereof, in each instance, the word: — ten, — so as to read as follows: — The superintendent or manager of any hospital superintendents or for the insane, public or private, may, when requested by a managers of physician, by a member of the board of health or a police pitals, to receive and care officer of a city or town, by an agent of the institutions registration department of the city of Boston, or by a member of representation department of the city of Boston, or by a member mental department. of the district police, receive and care for in such hospital rangement.

as a patient, for a period not exceeding ten days, any person who needs immediate care and treatment because of mental

derangement other than delirium tremens or drunkenness. Such request for admission of a patient shall be put in writing and filed at the hospital at the time of his reception. or within twenty-four hours thereafter, together with a statement in a form prescribed or approved by the state board of insanity, giving such information as said board may deem appropriate. Such patient who is deemed by the superintendent or manager not suitable for such care shall. upon the request of the superintendent or manager, be removed forthwith from the hospital by the person requesting his reception, and, if he is not so removed, such person shall be liable for all reasonable expenses incurred under the provisions of this act on account of the patient which may be recovered by the hospital in an action of contract. superintendent or manager shall cause every such patient either to be examined by two physicians, qualified as provided in section thirty-two of chapter five hundred and four of the acts of the year nineteen hundred and nine, who shall cause application to be made for his admission or commitment to such hospital or, provided he does not sign a request to remain under the provisions of section forty-five of said chapter five hundred and four, to be removed therefrom before the expiration of said period of ten days. Reasonable expenses incurred for the examination of the patient and his transportation to the hospital shall be allowed, certified and paid as provided by section forty-nine of said chapter five hundred and four, as amended by chapter four hundred and twenty of the acts of the year nineteen hundred and ten,

Examination of patients.

Payment of expenses.

Section 2. This act shall take effect upon its passage.

Approved April 16, 1915.

for the allowance, certification and payment of the expenses

Chap.175 An Act to make the proceedings of the annual encampment of the department of massachusetts, united spanish war veterans, a part of the records of the commonwealth and to provide for printing and distributing tile same.

Be it enacted, etc., as follows:

of examination and commitment.

Proceedings of the annual encampment

Section 1. The secretary of the commonwealth shall annually procure a copy of the proceedings of the annual

encampment of the Department of Massachusetts, United of Dept. of Mass. U.S.W.V., Spanish War Veterans, with the general orders, special copy to be kept as part orders, circulars and other papers forming part thereof and of common or comm cause the same to be kept as part of the records of the commonwealth.

SECTION 2. The secretary shall annually cause copies secretary to thereof to be printed and bound; and shall cause one copy cortain instito be sent to each city library, town library, and camp of tutions, etc. Spanish war veterans in the commonwealth, and the other copies shall be distributed in the same manner as the annual report of the secretary of the commonwealth. Approved April 16, 1915.

An Act relative to signs, awnings and other pro- Chap.176 JECTIONS IN PUBLIC WAYS.

Be it enacted, etc., as follows:

SECTION 1. The municipal officer, board, commission or Cities and other municipal authority having charge of the laying out grant permits of public ways in cities and towns, is hereby authorized for signs, awnings, etc. to grant permits and fix the fees therefor, not exceeding one dollar for any one permit, for the placing and maintaining of signs, advertising devices, clocks, marquees, permanent awnings and other like structures projecting into, or placed on or over the public highways, and to make rules and regulations relating thereto, and to prescribe the penalties for a breach of any such rules and regulations, not exceeding five dollars for each day during which any sign, advertising device, clock, marquee, permanent awning or other structure is placed or maintained contrary to the rules and regulations so made, after five days' notice to remove the same has been given by the said officer, board, commission or other authority, or by a police officer of the city or town.

Section 2. All signs, advertising devices, clocks, mar- Regulation, quees, permanent awnings and other like structures for etc. which permits shall be granted after the passage of this act, shall be constructed, and, when attached to a building, shall be connected therewith in accordance with the requirements of the inspector of buildings, building commissioner or other officer, board or commission having like authority in the city or town.

SECTION 3. This act shall not apply to signs or other Not to apply structures projecting into or over the highway a distance signs, etc.

of less than six inches, nor to poles, wires, conduits, and appurtenances of steam railroad, street railway, telegraph and telephone, water, gas, electric light, heat and power companies.

Repeals.

Section 4. Chapters six hundred and thirty-two and six hundred and eighty of the acts of the year nineteen hundred and thirteen and all other acts or parts of acts inconsistent herewith are hereby repealed; but such repeal shall not affect any permit already granted under the provisions of such acts.

Time of taking

Section 5. This act shall take effect three months after its passage.

Approved April 19, 1915.

Chap.177 An Act relative to the improvement and repair of highways by the labor of prisoners.

Re it enacted, etc., as follows:

1913, 633, § 2, etc., amended.

Section two of chapter six hundred and thirty-three of the acts of the year nineteen hundred and thirteen, as amended by chapter one hundred and eighty of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "the", in the seventh line, the words: - Massachusetts highway commission or with the, — so as to read as follows: — Section 2. The county commissioners of any county may purchase or lease land with funds specifically appropriated therefor by the general court for the purpose of improving and cultivating it by the labor of prisoners from a jail or house of correction: and the said commissioners may also make arrangements with the Massachusetts highway commission or with the officials of a city or town to work said prisoners on any highway or unimproved land, or with a private owner, to improve waste or unused land by means of such prison labor. When prisoners are so employed they shall be in the custody of the sheriff of the county. When land that is not the property of the county, or is a highway, is so improved, the owners thereof or those having in charge the highway shall pay to the county such sums as may be agreed upon between the county commissioners, sheriff, and the other parties in interest, for the labor of any prisoners employed thereon. Approved April 19, 1915.

Counties may improve and repair highway with prison labor. An Act to provide for the organization of mutual Chap.178 COMPANIES TO INSURE STEAM BOILERS AND FLY WHEELS.

Be it enacted, etc., as follows:

SECTION 1. Ten or more persons who are residents of Incorporation of mutual this commonwealth may form an insurance company on companies to insure steam the mutual plan to insure any person, firm or corporation boilers and against loss or damage to property of the assured and loss or damage to the life, person or property of another, for which the assured is liable, caused by the explosion of steam boilers, tanks, or other receptacles under pressure, or their connections, or by the breakage or rupture of machinery or fly wheels; or against loss of use and occupancy caused thereby. The corporation shall be formed in the manner described in, and be subject to, the provisions of sections fifteen to twenty, inclusive, of chapter one hundred and ten of the Revised Laws except as is otherwise provided herein. Mutual companies doing business and organized, prior to March first, nineteen hundred and fifteen, to transact steam boiler insurance may have and exercise all the rights and powers conferred by this section upon companies which may be organized hereunder.

Section 2. A corporation formed as aforesaid shall be General laws to apply. subject to all general laws now or hereafter in force applicable to domestic insurance companies, and, except as is otherwise provided herein, to all general laws now or hereafter in force applicable to mutual fire insurance companies.

SECTION 3. No policy shall be issued by a corporation Restrictions. formed as aforesaid, until insurance has been applied for to the amount of one million dollars upon not less than one hundred separate risks, or until such corporation has made arrangements for its protection in the case of an excessive loss caused by any one disaster. Such protection may be afforded to a corporation formed as aforesaid, or to any existing mutual steam boiler insurance company, by any company authorized to write the same class of insurance in this commonwealth, or by an insurer not authorized to transact insurance business in Massachusetts in cases where re-insurance in authorized companies cannot be secured at reasonable rates; but, if re-insurance is obtained from an insurer not authorized to transact business in Massachusetts.

any such arrangement shall be in writing and shall be subject to the approval of the insurance commissioner.

SECTION 4. This act shall take effect upon its passage.

Approved April 19, 1915.

Chap.179 An Act relative to the recovery of damages when death is caused by the negligence of the employer.

Be it enacted, etc., as follows:

1909, 514, § 128, amended.

Recovery of damages in certain cases when death is caused by the negligence of the amployer

Section one hundred and twenty-eight of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine is hereby amended by inserting after the word "section", in the second line, the words: - or an injury caused by the negligence of the employer himself, — so as to read as follows: — Section 128. If the injury described in the preceding section, or an injury caused by the negligence of the employer himself, results in the death of the employee, and such death is not instantaneous or is preceded by conscious suffering, and if there is any person who would have been entitled to bring an action under the provisions of the following section, the legal representatives of said employee may, in the action brought under the provisions of the preceding section, recover damages for the death in addition to those for the injury; and in the same action, under a separate count at common law, may recover damages for conscious suffering resulting from the same injury.

Approved April 19, 1915.

Chap.180 An Act relative to the use of enclosures and to prohibit immoral conduct in restaurants and other places where food or drink is sold.

Be it enacted, etc., as follows:

Use of certain enclosures in restaurants, etc., prohibited. SECTION 1. It shall be unlawful for any person owning, managing or controlling a café, restaurant, saloon or other place in any city or town, where food or drink is sold to the public to be consumed upon the premises, and for any person employed by such person, to provide, maintain, use or permit the use of booths, stalls or enclosures of any description whatever which are so closed by curtains, screens or other devices that the persons within cannot at any time plainly be seen by other persons in such café, restaurant,

saloon or other place, or in any division thereof unless the enclosure is approved by the licensing authorities.

SECTION 2. Any person violating the provisions of the penalty for preceding section shall be punished by a fine of not less than permitting use. fifty nor more than five hundred dollars, or by imprisonment for not more than two months, or by both such fine and imprisonment.

Whoever for the purpose of immoral solicita- Penalty for Section 3. tion or immoral bargaining, shall resort to any cafe, restaurant, saloon or other place where food or drink is sold or poses. served to be consumed upon the premises, and whoever shall resort to any such place for the purpose of, in any manner, inducing another person to engage in immoral conduct, and whoever being in or about any such place shall engage in any such acts, shall be punished by a fine of not less than twenty-five nor more than five hundred dollars, or by imprisonment for not more than one year, or by both such fine and imprisonment.

SECTION 4. The clerk of the court in which any person Copy of record is convicted of a violation of any of the provisions of this to be sent to act shall forthwith send a copy of the record of such licensing officer, conviction to the officer or board issuing any license or licenses under which the place where the offence was committed is conducted.

SECTION 5. Innholders' licenses issued under chapter To apply to innholders. one hundred and two of the Revised Laws and amendments thereof shall be expressed to be subject to the provisions of this act.

SECTION 6. This act shall take effect on the first day of Time of taking effect. July, nineteen hundred and fifteen.

Approved April 19, 1915.

An Act relative to the issuing of policies by mutual Chap.181 LIABILITY INSURANCE COMPANIES.

Be it enacted, etc., as follows:

Chapter two hundred and fifty-one of the acts of the 1911, 251, \$3, year nineteen hundred and eleven is hereby amended by striking out section three and inserting in place thereof the following: - Section 3. No policy shall be issued by a Issuing of policorporation formed as aforesaid until there has been secured liability insurby it

(1) Applications for insurance the premiums for which shall be not less than fifty thousand dollars, or

Restrictions.

(2) Applications by not less than one hundred employers

having not less than ten thousand employees, or

(3) Applications by not less than fifty employers having not less than five thousand employees, each of such employers having become obligated by the by-laws of the corporation for an amount not less than five times his cash premium, which may be called for as the necessities of the corporation to pay its losses and expenses may, in the judgment of its directors, require, or

(4) Applications by not less than fifty employers having not less than five thousand employees, accompanied by a bond for one hundred thousand dollars running to the commonwealth made by a surety company authorized to transact business therein and conditioned to assume and discharge all the obligations of the statutes applicable thereto upon the failure of the said corporation to perform and discharge the

same,

(5) Applications by not less than fifty employers having not less than five thousand employees, accompanied by a fund of fifty thousand dollars to be deposited with a trustee for the purpose of settling due and unpaid obligations of the corporation which fund, if drawn upon, shall be reimbursed by the employers in proportion to their several premiums: nor, whichever of the five options above stated has been selected, until such corporation has made arrangements for its protection from extraordinary losses caused by disaster. Such protection may be afforded to a corporation as aforesaid, or to any existing mutual liability insurance company or association, by a company not authorized to transact an insurance business in Massachusetts in cases where reinsurance in authorized companies cannot be secured at reasonable rates or for any other reason satisfactory to the insurance commissioner, but any such arrangement for reinsurance must first be approved in writing by the insurance commissioner; nor shall any such policy be issued until a list of the subscribers for such insurance, with such other information as the insurance commissioner may require, shall have been filed in his department, nor until the president and secretary of the company shall have certified under oath that every subscription for insurance in the list so filed is genuine and made with an agreement with every subscriber that he will take the insurance subscribed for by him within thirty days after the granting by the insurance commissioner of a license to issue policies. If the said officers shall take

a false oath relative to the said certificate, they shall be guilty of perjury. Upon the filing of such applications with the insurance commissioner, he may make such investigation as he deems proper and, if his findings warrant it, he may grant a license to such company to issue policies.

No such corporation which has at any time upon its Restrictions. books less insurance than the minimum amount required for one of the above options which it has selected as a basis for beginning business, shall make any further insurance until it has secured applications for policies which will restore the original condition in respect to the number and amount of applications, said applications to be subject to the same provisions of this section as apply to the subscriptions for a new insurance company, nor shall it make any further insurance if the security required by paragraphs (4) and (5) of this section becomes impaired until such impairment is made good.

The liability of any policy holder to pay his proportional Liability of policy holder. part of any assessments which may be laid by the company, in accordance with law and his contract, on account of losses and expenses incurred while he was a member, shall continue so long as there are outstanding any obligations incurred while he was such member. Approved April 19, 1915.

An Act to authorize fire districts, improvement Chap.182 DISTRICTS, WATCH DISTRICTS AND WATER DISTRICTS TO USE OFFICIAL BALLOTS IN DISTRICT ELECTIONS.

Be it enacted, etc., as follows:

SECTION 1. Fire districts, improvement districts, watch Fire, improve districts and water districts, situated in towns in which and water disofficial ballots are used, may use official ballots at their tricts in certain towns may use meetings for the election of officers. The provisions of the official ballots, etc. general laws relating to the nominations of candidates for offices to be filled at town elections and to elections of town officers in towns in which official ballots are used shall apply to the nominations for offices and to elections of officers in said districts so far as they are appropriate.

SECTION 2. Every nomination paper of a candidate for Filing of nomination papers. office in said districts shall, before being filed, be submitted, on or before five o'clock in the afternoon of the Saturday preceding the day on which it must be filed, to the registrars of voters of the town in which the district is situated, who

shall forthwith certify thereon the number of signatures

which are names of voters qualified to vote in the district. All nomination papers and certificates of nomination shall be filed with the clerk of the district within the time allowed by the general laws relating to filing nomination papers and certificates of nomination with the town clerk in town elections. In a district composed of parts of two or more towns the prudential committee of the district shall act as registrars of voters for the purpose of certifying the signatures on nomination papers.

Duties of prudential committee.

Section 3. For the purpose of carrying out the provisions of this act, the prudential committee of said districts shall perform all the duties required to be performed by the selectmen in town elections where official ballots are used, and the clerks of said districts shall perform all the duties required to be performed by the town clerk in elections of town officers where official ballots are used.

Town to furnish ballot box, etc.

Section 4. The town in which a district is situated shall furnish said district with an official ballot box and other necessary election paraphernalia when they are required for use in elections in that district, but all expense incurred in any election in the district shall be borne by the district. In districts composed of parts of two or more towns the ballot box and election paraphernalia shall be furnished by the town in which the election is actually held.

Blank forms, tally and total vote sheets, etc. SECTION 5. Upon the request of the clerk of a town wherein any such district uses the official ballot, the secretary of the commonwealth shall supply for use of such district or districts such blank forms, tally sheets and total vote sheets as are supplied to towns for use in town elections.

Time of holding meetings.

Section 6. Said districts may hold the meeting for the election of officers and the business meeting on the same day, or they may hold the election and the business meeting on different days. The election and business meeting may be held in the evening: *provided*, that the polls shall be kept open for the election of officers at least two hours.

Proviso.

SECTION 7. This act shall apply to the North Easton Village District, situated in the town of Easton, upon its passage, and shall take effect in other districts when its provisions have been accepted by such districts, either at an annual meeting or at a meeting held for that purpose.

To apply to certain districts.

Time of taking effect.

Section 8. Except as is above provided, this act shall take effect upon its passage. Approved April 19, 1915.

An Act to secure prompt payment of workmen's Chap.183 COMPENSATION BENEFITS WHEN A FOREIGN INSURANCE COMPANY WITHDRAWS FROM THIS COMMONWEALTH.

Be it enacted, etc., as follows:

SECTION 1. Every foreign insurance company transpayment of acting the business of workmen's compensation insurance compensation in this commonwealth shall within five days after its withdraws from the transaction of business herein, or after the withdraws from the company and company the company of the company transpayment of the company tr revocation of its license issued by the insurance commisted the commonwealth. sioner or of his refusal to renew the same, deposit with a trustee to be named by the industrial accident board an amount equal to twenty-five per cent of its obligations, incurred or to be incurred, under workmen's compensation policies issued to employers in this commonwealth, and within thirty days after such withdrawal, revocation of license or refusal to renew a license, such company shall deposit with said trustee an amount equal to the remainder of such obligations, incurred or to be incurred, the amount of which obligations shall be determined by the industrial accident board. The amounts so deposited shall be available for the payment of the said obligations of the company to the same extent as if the company had continued to transact business in this commonwealth, and it shall be the duty of the trustee so receiving said deposits to pay such obligations of the retiring company at the times and in a manner satisfactory to the industrial accident board.

SECTION 2. Every such foreign insurance company shall, To furnish bond. within sixty days after the passage of this act, furnish a bond running to the commonwealth, with some surety company authorized to transact business in this commonwealth as surety, for such amount and in such form and with such surety as may be approved by the insurance commissioner, the bond being conditioned upon the making by said company of the deposits required by section one of this act. In place of the said bond the company may furnish other security, satisfactory to the insurance commissioner, that said deposits will so be made.

Section 3. This act shall take effect upon its passage. Approved April 19, 1915.

Chap.184 An Act relative to the transfer of infirm prisoners.

Be it enacted, etc., as follows:

R. L. 225, § 81, amended.

firm prisoners.

Chapter two hundred and twenty-five of the Revised Laws is hereby amended by striking out section eighty-one and inserting in place thereof the following: — Section 81. They may, with the consent of the governor and council, remove to the state farm a prisoner in the state prison who is aged or who is infirm in body or mind, and may at any time return him to the state prison.

Approved April 19, 1915.

Chap.185 An Act to amend judicial procedure in respect to practice at trials.

Be it enacted, etc., as follows:

R. L. 173, § 120, amended.

Judge may enter verdict in certain cases.

Section 1. Chapter one hundred and seventy-three of the Revised Laws is hereby amended by striking out section one hundred and twenty and inserting in place thereof the following: - Section 120. When exceptions to any ruling or direction of a judge shall be alleged, or any question of law shall be reserved, in the course of a trial by jury, and the circumstances shall be such that, if the ruling or direction at the trial was wrong, the verdict or finding ought to have been entered for a different party or for larger or smaller damages or otherwise than as was done at the trial, the judge may reserve leave, with the assent of the jury, so to enter the verdict or finding, if upon the question or questions of law so raised the court shall decide that it ought to have been so entered. The leave reserved, as well as the findings of the jury upon any particular questions of fact that may have been submitted to them, shall be entered in the record of the proceedings, and if upon the question or questions of law it shall be decided, either by the same court or by the appellate court, that the verdict or finding ought to have been entered in accordance with the leave reserved, it shall be entered accordingly and, when so entered, it shall have the same effect as if it had been entered at the trial.

Not to apply to courts in certain cases.

Section 2. Nothing herein contained shall be so construed as to limit the powers of the court conferred by chapter two hundred and thirty-six of the acts of the year nineteen hundred and nine or by chapter seven hundred and sixteen of the acts of the year nineteen hundred and thirteen.

Approved April 19, 1915.

An Act relative to the salaries of certain persons Chap.186 EMPLOYED BY THE COUNTY OF SUFFOLK.

Be it enacted, etc., as follows:

SECTION 1. The elevator men employed by the county Compensation of Suffolk in the court house of the said county shall hereafter men employed in Suffolk in Suffolk county court between the said county dollars a year, ounty court between the said county shall hereafter men employed in Suffolk county court between the said county shall hereafter men employed by the county shall hereafter men employed by the county county shall hereafter men employed by the county shall hereafter men employed in the court house of the said county shall hereafter men employed in Suffolk in the court house of the said county shall hereafter men employed in Suffolk in the court house of the said county shall hereafter men employed in Suffolk in the court house of the said county shall hereafter men employed in Suffolk in payable in weekly instalments.

SECTION 2. This act shall take effect upon its approval mitted to city of Roston. by the mayor and city council of the city of Boston.

Approved April 19, 1915.

An Act relative to the sale and distribution of Chap.187 NARCOTIC DRUGS.

Be it enacted, etc., as follows:

SECTION 1. It shall be unlawful for any person, firm or Certain drugs corporation to sell, furnish, give away or deliver coca leaves given away, or any cocaine or any alpha or beta eucaine or any synthetic upon a written substitute for them, or any salts, compound or derivative order or prescription of thereof, except decocainized coca leaves and preparations certain persons. thereof, or any opium, morphine, heroin, codeine or any preparation thereof, or any salt, compound or derivative of the same, except upon the written order of a manufacturer or jobber in drugs, wholesale druggist, registered pharmacist actively engaged in business as such, physician, dentist, veterinarian, registered under the laws of the state in which he resides, or an incorporated hospital, college or scientific institution through its superintendent or official in immediate charge, or upon the written prescription of a physician, dentist or veterinarian, registered under the laws of the state in which he resides, bearing the date when signed, his office address, the registry number given him under public act two hundred and twenty-three of the sixty-third congress, approved December seventeenth, nineteen hundred and fourteen, the legal signature of the physician, dentist or veterinarian giving it, the name and address of the patient for whom prescribed, which prescription, when filled, shall show the date of filling and shall be retained on file by the druggist filling it for a period of at least two years. The Prescription prescription shall not again be filled, nor shall a copy of the filled. same be made, except for the purpose of record by the druggist filling the same, and it shall at all times be open to

Provisos.

inspection by the officers of the state department of health, the board of registration in pharmacy, the board of registration in medicine and the authorized agents of said department and boards, and by the police authorities and police officers of cities and towns: provided, however, that the provisions of this act shall not apply to prescriptions nor to the sale, distribution, giving away or dispensing or possession of preparations or remedies, if such prescriptions, preparations and remedies do not contain more than two grains of opium or more than one quarter of a grain of morphine, or more than one eighth of a grain of heroin or more than one grain of codeine, or any salt, compound or derivative of any of them in one fluid ounce, or, if a solid or semi-solid preparation, in the avoirdupois ounce; nor to liniments, ointments or other preparations which are prepared for external use only, except liniments, ointments and other preparations which contain cocaine or any of its salts or alpha or beta eucaine or any of their salts or derivatives, or any synthetic substitute for them; provided, that such preparations, remedies or prescriptions are sold, distributed, given away or dispensed or in possession in good faith as medicines and not for the purpose of evading the provisions of this act, and provided, further, that the possession of any of the drugs mentioned in this act, except prescriptions and preparations or remedies especially exempted in this section, by any one not being a manufacturer or jobber of drugs, or wholesale druggist, registered pharmacist actively engaged in business as such, or a physician, dentist or veterinarian, registered under the laws of the state in which he resides, or superintendent or official in charge of an incorporated hospital, college or scientific institution shall be presumptive evidence that such possession was a violation of this act. The provisions of this section shall not apply to persons having in their possession any of the above mentioned articles by virtue of a legal prescription therefor, nor shall the provisions of this act apply to decocainized coca leaves or preparations made therefrom or to other preparations of coca leaves which do not contain cocaine.

Provisions not to apply to certain persons.

Veterinarians not to prescribe for human

SECTION 2. It shall be unlawful for any practitioner of veterinary medicine or surgery to prescribe any of the drugs mentioned in section one of this act for the use of a human being, and it shall be unlawful for any physician or dentist to prescribe, sell, give away or deliver any coca leaves or any cocaine or any alpha or beta eucaine or any compound,

derivative or synthetic substitute for them, or opium, morphine, heroin, codeine or any preparation thereof, or any salt, compound or derivative of said substances to any person known to such physician or dentist to be an habitual Habitual users of drugs. user of those drugs, except when the drug is obviously needed for therapeutic purposes.

SECTION 3. The provisions of this act shall not be con- Certain practitioners, etc., strued to prevent any lawfully authorized practitioner of not prevented medicine, dentistry, or veterinary medicine from prescribing, from prescribing, from prescribing, etc., drugs. administering, dispensing or distributing any of the drugs mentioned in this act that may be indicated for any patient under his care: provided, that such prescribing, administer- provisos. ing, dispensing, or distributing is not for the purpose of evading the provisions of this act; and provided, further, that every physician, dentist or veterinarian shall, within twenty-four hours after such administering, dispensing or distributing, make a record in a book kept by him solely for Record to be that purpose of the date, the name and address of the patient to whom administered, dispensed or distributed, and the quantity and kind of such drug administered, dispensed or distributed, and provided, further, that such record shall not be required where the physician, dentist or veterinarian administers, dispenses or distributes any of the drugs mentioned in this act to a patient on whom he personally attends. Each page of the book shall be ruled and kept in Form of record.

Name of Physician or Dentist (sign in full on each page).

substantially the following form: -

Date.	NAME OF PERSON TO WHOM DISPENSED.	Address.	Drugs dispensed.	Amount dispensed.

Provided, however, that any form of record approved or Proviso. required by the commissioner of internal revenue under and by virtue of public act two hundred and twenty-three of the sixty-third congress, approved December seventeenth, nineteen hundred and fourteen, shall be deemed a sufficient record to comply with the requirements of this act. record shall be at all times open to inspection by the state department of health, the board of registration in pharmacy, the board of registration in medicine and the authorized

agents of said department and boards, and by the police authorities and police officers of cities and towns.

Certain persons, hospitals, colleges, etc., may purchase, etc.

Section 4. Any manufacturer or jobber of drugs, and any wholesale druggist and any registered pharmacist actively engaged in business as such, any physician, dentist or veterinarian registered under the laws of the state in which he resides may sell coca leaves, cocaine or any alpha or beta eucaine or any synthetic substitute for them or any preparation containing the same, or any salts, compound or derivative thereof, or any opium, morphine, codeine, heroin or any preparation thereof, or any salt or compound or derivative of such substances, to any manufacturer or jobber in drugs, wholesale druggist, registered pharmacist actively engaged in business as such, or physician, dentist or veterinarian registered under the laws of the state in which he resides, or to any incorporated hospital, college or scientific institution, but such substances or preparation, excepting such preparations as are included within the exemptions set forth in section one, shall be sold only upon the written order of an incorporated hospital, college or scientific institution, duly signed by its superintendent or official in immediate charge, or upon a written order duly signed by such manufacturer or jobber in drugs, wholesale druggist, registered pharmacist actively engaged in business as such, or physician, dentist or veterinarian registered under the laws of the state in which he resides, which order shall state the article or articles ordered, the quantity ordered and the date. The said orders shall be kept on file in the laboratory, warehouse, pharmacy or store in which they are filled by the proprietor thereof or his successors for a period of not less than two years after the date of delivery. and shall be at all times open to inspection by the state department of health, the board of registration in pharmacy. the board of registration in medicine and the authorized agents of said department and boards, and by the police authorities and police officers of cities and towns.

Orders for drugs open to inspection, etc.

Duplicate copies of record to be kept, etc.

Section 5. Any manufacturer or jobber in drugs and any wholesale druggist and any registered pharmacist actively engaged in business as such, physician, dentist or veterinarian registered under the laws of the state in which he resides, and any incorporated hospital, college or scientific institution through its superintendent or official in immediate charge that shall give an order for any of the aforesaid drugs in accordance herewith shall preserve a duplicate thereof

for a period of two years after the date of giving the same, Duplicate which shall at all times be open to inspection by the state drugs open to department of health, members of the board of registration in pharmacy, the board of registration in medicine and the authorized agents of said department and boards, and by the police authorities and police officers of cities and towns. The order now or hereafter required by the regulations of the commissioner of internal revenue under and by virtue of public act number two hundred and twenty-three of the sixty-third congress, approved December seventeenth, nineteen hundred and fourteen, shall be deemed to be a sufficient order to comply with this and the preceding section.

SECTION 6. Any person who, for the purpose of evading Penalty for or assisting in the evasion of any provision of this act shall tion. falsely represent that he is a physician, dentist or veterinarian, or that he is a manufacturer or jobber in drugs or wholesale druggist or pharmacist actively engaged in business as such, or that he is superintendent or official in immediate charge of an incorporated hospital, college or scientific institution, or a person registered under public act two hundred and twenty-three of the sixty-third congress, approved December seventeenth, nineteen hundred and fourteen, or who, not being an authorized physician, dentist or veterinarian, makes or alters a prescription for any of the substances above mentioned shall be deemed guilty of a violation of this act.

SECTION 7. The possession of a federal certificate issued federal certificate and by virtue of public act number two hundred and twenty-three of the sixty-third congress, approved December to sell, etc. seventeenth, nineteen hundred and fourteen, by any person shall be prima facie evidence of an intent to sell, furnish, give away or deliver any of the drugs enumerated in this act.

SECTION 8. Nothing in this act shall apply to common Not to apply carriers engaged in transporting the aforesaid drugs or to any common carriers. employee, acting within the scope of his employment, of any person who shall lawfully be in possession, for the purpose of delivery, of any of the drugs mentioned in this act, or to any person who shall deliver any such drug which has been prescribed or dispensed by a physician, dentist or veterinarian registered under the laws of the state in which he resides who has been employed to prescribe for the particular patient receiving such drug, or to a nurse under the supervision of a physician, dentist or veterinarian having possession or control by virtue of his employment or occupa-

tion and not on his own account, or to the possession of any of the aforesaid drugs which have been prescribed in good faith by a physician, dentist or veterinarian, or to any United States, state, county, municipal, district, territorial or insular officer or official who has possession of any of said drugs by reason of his official duties, or who, as an officer or duly appointed agent of any incorporated society for the suppression of vice, has the same in his possession for the purpose of assisting in the prosecution of violations of this act.

Provisions to apply to certain other drugs. Section 9. The provisions of this act, except those sections which require the ordering of the above enumerated drugs on an official order blank and the keeping of the same on file, and the keeping of the record relative thereto, shall apply to cannabis indica and cannabis sativa, except that the same shall not apply to prescriptions, preparations or remedies which do not contain more than one half grain of extract of cannabis indica or more than one half grain of extract of cannabis sativa in one fluid ounce, or if a solid or semi-solid preparation in the avoirdupois ounce, nor to liniments, ointments or other preparations containing cannabis indica and cannabis sativa, which are prepared for external use only.

Not to apply to actions pending, etc.

SECTION 10. The repeal of any law by this act shall not affect any action, suit or prosecution pending at the time of the repeal for an offence committed, or for the recovery of a penalty, or forfeiture incurred, under any of the laws repealed.

Penalty.

SECTION 11. Whoever violates any provision of this act shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than one thousand dollars, or by imprisonment in the house of correction or jail for a term not exceeding one year, or by both such fine and imprisonment.

Repeals.

SECTION 12. Chapters six hundred and ninety-four and seven hundred and eighty-eight of the acts of the year nineteen hundred and fourteen, and sections two to six, inclusive, of chapter three hundred and eighty-seven of the acts of the year nineteen hundred and ten, are hereby repealed.

Approved April 20, 1915.

An Act to provide for completing the improvements Chap.188 ON THE SOUTHERLY BANK OF THE CHARLES RIVER AND THE CONSTRUCTION OF A DRIVEWAY CONNECTION BETWEEN BROOKS STREET IN BRIGHTON AND CHARLESBANK ROAD IN NEWTON.

Be it enacted, etc., as follows:

SECTION 1. In order to complete the improvements on Completion of the southerly bank of Charles river basin, authorized by improvements on the south-chapter five hundred and thirty-nine of the acts of the year chapter five hundred. nineteen hundred and thirteen, and, in connection therewith, etc. to construct a driveway connection from Brooks street in Brighton to Charlesbank road in Newton, the metropolitan park commission is hereby authorized to expend the sum of thirty-five thousand dollars. SECTION 2. To meet the expenses incurred hereunder, Charles River Basin Loan.

the treasurer and receiver general is hereby authorized to issue in the name and behalf of the commonwealth bonds or scrip to an amount not exceeding thirty-five thousand dollars, the same to be an addition to the Charles River Basin Loan, provided for by chapter four hundred and sixty-five of the acts of the year nineteen hundred and three, and acts in addition thereto and in amendment thereof. Such bonds or scrip shall be issued in such amounts and upon such terms, and shall bear such rate of interest not ex-

ceeding four per cent per annum, payable semi-annually, and shall be paid serially in such amounts and at such times within a period not exceeding forty years as shall be determined by the treasurer and receiver general, with the approval of the governor and council, to be for the best

interests of the commonwealth. Section 3. This act shall take effect upon its passage. Approved April 20, 1915.

An Act to provide for the establishment and mainte- Chap.189 NANCE OF AN INDEPENDENT AGRICULTURAL SCHOOL IN THE COUNTY OF NORFOLK.

Be it enacted, etc., as follows:

SECTION 1. At the next state election there shall be Establishment, placed upon the official ballots for the county of Norfolk etc., of an independent the following question:— "Shall the county of Norfolk agricultural authorize the county commissioners to issue bonds of said folk county.

county to an amount not exceeding seventy-five thousand dollars for the purpose of establishing an independent agricultural school?"

Trustees, appointment, term, etc.

SECTION 2. If a majority of the voters voting on the above question vote in the affirmative, then the establishment and maintenance of said school shall be provided for as follows: - The name of the school shall be Norfolk County Agricultural School. The governor, with the advice and consent of the council, shall appoint four persons, one for the term of one year, one for the term of two years. one for the term of three years and one for the term of four vears, residents of the county, who, together with the county commissioners for the county, shall be known as the trustees of said school; and it shall be their duty to provide vocational education of the kinds authorized by section three of this act. Said trustees shall serve without compensation but shall be reimbursed for their necessary expenses, the same to be charged and paid on account of maintenance as hereafter provided. The said trustees are hereby authorized to determine the location of the said school, subject to its approval by the board of education, and, subject to approval by the said board, to expend an amount not exceeding seventy-five thousand dollars in the purchase of real estate. alteration or construction of buildings and provision of live stock, furnishings and equipment therefor.

Issue of bonds.

Payment of

SECTION 3. To meet the cost of establishing the said school, the county commissioners are hereby authorized to issue bonds of the county to an amount not exceeding seventy-five thousand dollars, said amount to be paid over to the trustees upon their requisition by the treasurer of the county. Said bonds shall be issued for a term not exceeding twenty years, and shall bear interest at a rate not exceeding four per cent per annum, payable semi-annually. Each authorized issue of bonds or notes shall constitute a separate loan. The county commissioners shall by vote, provide for the payment of each loan by such annual payments, beginning not more than one year after its date, as will extinguish each loan within twenty years from its date, and in such manner that the amount of principal and interest payable in any year, shall not be less than the amount of principal payable in any subsequent year. When such a vote has been passed, the annual amount required shall, without further vote, be assessed according to the provisions of law relating to the assessment of county taxes.

SECTION 4. The said school shall be maintained by the To be a statetrustees as a state-aided vocational school, subject to the ap-tional school. proval of the board of education, in accordance with the provisions of chapter four hundred and seventy-one of the acts of the year nineteen hundred and eleven, and of any acts in amendment thereof or in addition thereto not inconsistent with this act.

Section 5. The said school shall provide instruction in Courses of agriculture, and, at such time as may be approved by the board of education, in household arts or home-making. Short unit courses of instruction may be given both at the school and elsewhere in the county. Members of the school staff shall investigate farm and market conditions for the purpose of advising individuals and organizations with reference to better business methods among farmers and more satisfactory methods of marketing farm products. shall give instruction in the formation of co-operative enterprises, and shall perform any other work calculated to promote the agricultural or rural development of the county. It shall be the duty of members of the staff to keep in touch with, and to bring to their assistance, all agencies in the commonwealth or elsewhere that will enable them to utilize the latest and best knowledge in the furtherance of their work.

SECTION 6. Said school may receive and utilize gifts support of considered by said trustees and the board of education to be not inconsistent with its purposes, but principally it shall be supported as follows: — The treasurer of the county shall pay to said trustees upon their requisition such sums, not exceeding in the aggregate sixteen thousand dollars, as may be required by them for the maintenance of said school during the first fiscal year, and the amount so paid shall be raised by taxation in the same manner in which the other expenses of the county are provided for. Said trustees shall annually, after the first year, in consultation with and with the approval of the board of education, prepare on or before the fifteenth day of December, an estimate of the amount required to establish, equip and maintain the said school for the ensuing year; and the said amount shall be included by the county commissioners of the county in the estimate required by section twenty-seven of chapter twenty-one of the Revised Laws, as amended, and if the amount so estimated, or any part thereof, shall be authorized by the general court as part of the county tax, the county of Norfolk shall

raise by taxation the sum so authorized, and it shall be paid by the county treasurer to said trustees upon their requisition, and shall be expended by them for the purposes for which it was authorized.

Reduction of net cost.

SECTION 7. In order to reduce the net cost to county and state of the said school, the trustees shall apply toward the expense of maintenance such miscellaneous income as receipts from tuition collected on account of non-resident pupils in places outside of the county of Norfolk, and receipts from the sale of products and from the work of pupils.

Reimbursement by commonwealth.

Section 8. Said county shall be reimbursed by the commonwealth for the expenditures made for the maintenance of said school in the manner and proportion provided for the reimbursement of certain counties, cities and towns by chapter four hundred and seventy-one of the acts of the year nineteen hundred and eleven and acts in amendment thereof or in addition thereto.

Admission of pupils.

Section 9. Said school, to the extent of the capacity of the various courses provided for in accordance with section five of this act, shall be free for attendance to residents of said county over fourteen and under twenty-five years of age; and, to persons residents of the commonwealth over seventeen years of age in such numbers and for such instruction as shall be approved by the board of education. Any resident over fourteen years of age of a city or town in Massachusetts outside of said county which does not maintain a state-aided vocational school offering the type of education desired, may be admitted to this school in accordance with the provisions governing admission of non-resident pupils and tuition fees contained in said chapter four hundred and seventy-one.

Half rate fare for pupils upon street railways.

SECTION 10. The provisions of chapter five hundred and thirty of the acts of the year nineteen hundred and eight, as amended by chapter five hundred and sixty-seven of the acts of the year nineteen hundred and ten, for half rate fare upon street railways shall apply to pupils of the said school.

Time of taking effect.

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SECTION 11. Section one of this act shall take effect upon its passage. The remainder of the act shall take effect upon its acceptance by the voters of the county as provided in section two.

Approved April 21, 1915.

AN ACT RELATIVE TO THE TESTING OF WEIGHING AND Chap.190 MEASURING DEVICES USED IN STATE INSTITUTIONS AND DEPARTMENTS.

Be it enacted, etc., as follows:

The commissioner of weights and measures, or his in-Testing of spectors under his direction, shall at least once in every year weighing and measures used in checking the vices used in state institutions. receipt or disbursement of supplies in every state institution tions, etc. or department, and shall mark the same in accordance with the results of such tests. The commissioner shall report in special depuwriting his findings to the executive officers of the institution ties, appointment, etc. or department concerned; and at the request of said officers the commissioner of weights and measures shall appoint in writing one or more employees, then in the actual service of such institution or department, to act as special deputies for the purpose of checking the receipt or disbursement of supplies. Approved April 21, 1915.

An Act relative to the supply of gas or electricity Chap. 191 BY MUNICIPAL LIGHTING PLANTS TO ADJOINING CITIES OR TOWNS.

Be it enacted, etc., as follows:

SECTION 1. The board of gas and electric light com- Municipal missioners may, after notice and a public hearing, authorize lighting plants a city or town which has acquired a municipal lighting plant tricity to certificity to certificate and a public hearing, authorize lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may supply a city or town which has acquired a municipal lighting plants may be considered as a city or town which has acquired a municipal lighting plants may be considered as a city or town which has a c to extend its mains or lines into an adjoining city or town tain adjoining cities or towns. for the purpose of distributing and selling gas or electricity therein, if such city or town or a private corporation therein is not at the time supplying such city or town with gas or electricity, as the case may be. Such authorization shall be upon such terms and with such limitations and restrictions as the board may deem to be in the public interest. A city or town so authorized shall thereafter have in such adjoining city or town the same rights and privileges, and be subject to the same limitations and obligations, as it has within its own territorial limits. If the adjoining city or town shall vote to establish a gas or electric plant, it shall, under the provisions of sections one hundred, one hundred and one, and one hundred and two of chapter seven hundred and forty-two of the acts of the year nineteen hundred and fourteen, purchase the plant and property within its limits

owned by the other city or town, which, within thirty days after demand filed with its clerk, shall file with the clerk of the purchasing city or town the schedule required by said section one hundred and one, and shall sell the same; and thereupon its rights to maintain a gas or electric plant or to sell gas or electricity within the limits of the purchasing city or town shall cease as to the plant sold.

Section 2. This act shall take effect upon its passage.

Approved April 21, 1915.

Section fifty-two of chapter seven hundred and forty-

Chap. 192 An Act relative to corporations authorized to manufacture, distribute and sell gas and electricity.

Be it enacted, etc., as follows:

1914, 742, § 52, amended.

two of the acts of the year nineteen hundred and fourteen is hereby amended by inserting before the word "engage", in the fifth line, the words: — be empowered thereby to, — so as to read as follows: — Section 52. A corporation which is subject to the provisions of this act may, by a vote of all its stockholders at a meeting duly called for the purpose, alter, add to or change the business for the transaction of which it was incorporated, but it shall not be empowered

Certain corporations may manufacture, etc., gas and electricity.

Certificate to be filed, etc. thereby to engage in any business which is not authorized by the provisions of this act, and if a gas company, it shall not engage in the business of making or selling electricity unless duly authorized to engage therein as provided in section fifty-three, and if an electric company, it shall not engage in the business of making or selling gas. A certificate setting forth such alteration, addition or change, signed and sworn to by the president, treasurer and a majority of the directors, shall be filed in the office of the secretary of the commonwealth.

Approved April 21, 1915.

Chap.193 An Act relative to the powers and duties of the public service commission.

Be it enacted, etc., as follows:

1913, 784, § 6, amended.

Section six of chapter seven hundred and eighty-four of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "commission", in the fourth and fifth lines, the words: — provided, however, that such hearing may be held or conducted by a single com-

missioner or less than a quorum of the commission if all parties whose appearances have been entered shall file a written waiver of the presence of a quorum, — so as to read as follows: - Section 6. Three members of the commission Public service shall constitute a quorum. No contested matter upon which commission, quorum, etc. a public hearing by said commission is required by law shall be heard or decided by less than a quorum of the commission: provided, however, that such hearing may be held Proviso. or conducted by a single commissioner or less than a quorum of the commission if all parties whose appearances have been entered shall file a written waiver of the presence of a quorum. So much of section six of chapter seven hundred Repeal. and fifty-five of the acts of the year nineteen hundred and eleven, as authorizes a hearing upon a contested matter to be held before one commissioner and an order in any such matter made by one commissioner to be confirmed by the commission with the same effect as an order of the commission, is hereby repealed. Approved April 21, 1915.

An Act to provide for rebuilding the bridge over the Chap.194 SHAWSHEEN RIVER AT LORING STREET IN THE CITY OF LAWRENCE.

Be it enacted, etc., as follows:

SECTION 1. The county commissioners of the county of Rebuilding of bridge over Essex, subject to the provisions of all general laws applicable the Shawsheen river, etc., in thereto, are hereby authorized and directed to rebuild the Lawrence. bridge over the Shawsheen river at Loring street in the city of Lawrence so that the bridge will be the full width of the layout of the highway of which it forms a part. Upon the completion of the work, the said commissioners shall file in the office of the clerk of courts for the said county a detailed statement, certified under their hands, of the actual cost of the said construction, and the clerk shall forthwith transmit an attested copy thereof to the municipal council of the city of Lawrence, to the selectmen of the town of North Andover, and to the Bay State Street Railway Company; and within Expenses, how thirty days after the filing of the said statement the city of Lawrence shall pay into the treasury of the said county thirty-five per cent, the town of North Andover shall pay into the treasury of the county ten per cent and the Bay State Street Railway Company shall pay into the treasury of the county ten per cent of the actual cost of rebuilding the said bridge.

Expense, etc.

County of Essex Loring Street Bridge Loan, Act of

Section 2. The expense of rebuilding the bridge as aforesaid shall be borne in the first instance by the county of Essex, and for this purpose and for the purpose of paying the county's share of the expense, the county commissioners are hereby authorized to issue from time to time bonds or notes of the county to an amount not exceeding twenty-five The bonds or notes shall bear on their thousand dollars. face the words, County of Essex Loring Street Bridge Loan. Act of 1915; shall be payable by such annual payments, beginning not more than one year after the date thereof, as will extinguish each loan within ten years from its date; and the amount of the annual payment of any loan in any vear shall not be less than the amount of the principal of the loan payable in any subsequent year. The said bonds or notes shall bear interest at a rate not exceeding four and one half per cent per annum, payable semi-annually, and they shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale, upon such terms and conditions as the county commissioners may deem proper, but they shall not be sold for less than their par value, and the proceeds of the sale shall

Rate of

Sale of securities, etc.

Payment of loan. be used only for the purposes specified herein.

Section 3. Said county commissioners at the time of authorizing said loan shall provide for the payment thereof in accordance with the provisions of section two of this act; and a sum sufficient to pay the interest as it accrues on the bonds or notes issued as aforesaid by the county, and to make such payments on the principal as may be required of the county under the provisions of this act, shall be levied as a part of the county tax of the county of Essex annually thereafter, in the same manner in which other county taxes are levied, until the debt incurred by said loan or loans is extinguished.

SECTION 4. This act shall take effect upon its passage.

Approved April 21, 1915.

Chap.195 An Act to make a state highway of the road on the province lands in the town of province town.

Be it enacted, etc., as follows:

Certain road on the province lands in Provincetown made a state highway.

Section 1. The Massachusetts highway commission is hereby directed to lay out as a state highway the road at present constructed on the province lands belonging to the

commonwealth and running from the ocean front to the boundary line thereof, together with the highway extending from said boundary line to the railroad crossing on Conwell street in the town of Provincetown; and said highway, when so laid out, shall be maintained in substantially the same manner and condition in which it is now maintained.

SECTION 2. This act shall take effect upon its passage. Approved April 21, 1915.

An Act to authorize the improvement and construct Chap.196 TION OF CONCORD AVENUE IN THE CITY OF CAMBRIDGE.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Improvement hereby authorized and directed, within one year after the and construction of Concord passage of this act, to construct and improve the highway avenue in Cambridge. known as Concord avenue in the city of Cambridge from Walden street to the Belmont line. Neither said way nor any part thereof shall thereby become a state highway; but this act shall not be construed as prohibiting the laying out and construction of said way or any part thereof as a state highway under the laws applicable thereto whenever said commission shall deem it expedient so to do.

Section 2. The cost and expense incurred under au-commonthority of this act shall, in the first instance, be paid by the wealth to pay commonwealth: provided, that the same do not exceed the Proviso. sum of thirty-eight thousand dollars; and the treasurer and

receiver general is hereby authorized and directed to borrow upon the credit of the commonwealth such sums of money as may be required for the said cost and expense. All money so borrowed shall be deposited in the state treasury, and the treasurer and receiver general shall pay out the same as ordered by said commission, and shall keep a separate

and accurate account of all sums borrowed and expended, including interest.

SECTION 3. Upon the completion of the work herein Apportionment authorized, the said commission shall file in the office of the auditor of the commonwealth a detailed statement, certified by it, of the actual cost and expense of constructing and improving said highway, and such cost and expense, including interest, shall be apportioned as follows: — Thirty-seven and one half per cent upon the commonwealth, twenty-five per cent upon the county of Middlesex, and thirty-seven and one half per cent upon the city of Cambridge; and the

county of Middlesex and the city of Cambridge shall, within such time and in such manner as the said commission may direct, pay into the treasury of the commonwealth the proportionate amounts to be paid by them respectively.

May issue notes or bonds.

SECTION 4. The county commissioners of the county of Middlesex are hereby authorized to borrow on the credit of the county, for a period not exceeding five years, such sums as may be necessary to provide for the payment which may be required of the county under the provisions of this act, and may issue the notes or bonds of the county therefor.

SECTION 5. This act shall take effect upon its passage.

Approved April 21, 1915.

Chap.197 An Act relative to the retirement system for public school teachers.

Be it enacted, etc., as follows:

1913, 832, § 5, amended.

Section 1. Section five of chapter eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen is hereby amended by adding thereto the following new paragraph:—(4) Members of the retirement association, established by chapter five hundred and thirty-two of the acts of the year nineteen hundred and eleven, as amended, who enter the service of the public schools shall have the full amount of their contributions, together with such interest as shall have been earned thereon, transferred by the treasurer of the commonwealth to the annuity fund established by paragraph (2) of this section, and these amounts shall thereby become a part of their assessments.

Funds for the retirement system for public school teachers.

1913, 832, § 6, amended.

Determination of allowances.

Proviso.

Section 2. Section six of said chapter eight hundred and thirty-two is hereby amended by adding thereto the following new paragraph: — (7) In determining the retiring allowance of a member of the teachers' retirement association who prior to the first day of June, nineteen hundred and twelve, had been regularly employed by the commonwealth, credit shall be given in the manner provided for by paragraph (5) of this section, for all such periods of employment rendered prior to the first day of June, nineteen hundred and twelve: provided, however, that this paragraph shall not apply to any person becoming a member of the teachers' retirement association, after the first day of July, nineteen hundred and fifteen, who, at the time of entering the service of the public schools, was not a member of the retirement association

established by chapter five hundred and thirty-two of the acts of the year nineteen hundred and eleven.

SECTION 3. The paragraph headed "A. Rejunds. — 1911, 532, § 6, (a)" of section six of chapter five hundred and thirty-two of the acts of the year nineteen hundred and eleven, as amended by chapter five hundred and eighty-two of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting in said paragraph, after the word "death", the words: - or to enter the service of the public schools as defined by paragraph (5) of section one of chapter eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen, — so that said paragraph will read as follows: — (2) A. Refunds. — (a). Should a member of Refunds. the association cease to be an employee of the commonwealth for any cause other than death, or to enter the service of the public schools as defined by paragraph (5) of section one of chapter eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen, before becoming entitled to a pension, there shall be refunded to him all the money paid in by him under section five, (2) A, with such interest as shall have been earned thereon.

Section 4. This act shall take effect upon its passage. Approved April 22, 1915.

An Act relative to the retirement system for the Chap.198 EMPLOYEES OF THE COMMONWEALTH.

Be it enacted, etc., as follows:

SECTION 1. Paragraph (f) of section one of chapter five 1911, 532, § 1. hundred and thirty-two of the acts of the year nineteen hundred and eleven, as amended by chapter three hundred and sixty-three of the acts of the year nineteen hundred and twelve and by chapter five hundred and sixty-eight of the acts of the year nineteen hundred and fourteen, is hereby further amended by adding at the end of said paragraph the words: - In the case of employees who before entering Prior sea the service of the commonwealth had been regularly eminion to count in connection ployed as teachers in public schools, as defined by paragraphs ment system (4) and (5) of section one of chapter eight hundred and for employees of the comthirty-two of the acts of the year nineteen hundred and monwealth. thirteen, all periods of such employment rendered prior to July first, nineteen hundred and fourteen, shall be counted as a part of the continuous service for the purposes of this act: provided, however, that this clause shall not apply to em- Proviso.

ployees entering the service of the commonwealth after July first, nineteen hundred and fourteen, who are not members of the teachers' retirement association established by said chapter eight hundred and thirty-two.

1911, 532, § 5, amended.

Transfer of certain funds.

Section 2. Paragraph (2) A of section five of said chapter five hundred and thirty-two is hereby amended by adding at the end thereof the following paragraph: — Members of the teachers' retirement association, established by chapter eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen, who enter the service of the commonwealth shall have the full amount of their contributions, with interest thereon as determined by the teachers' retirement board, transferred by the treasurer of the commonwealth to the retirement fund established by chapter five hundred and thirty-two of the acts of the year nineteen hundred and eleven, as amended, and these amounts shall thereby become a part of their deposits.

1911, 832, § 7, amended.

eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "schools", in the second line, the words: — except for the purpose of entering the service of the commonwealth, — so as to read as follows: — (1) Any member of the retirement association withdrawing from service in the public schools, except for the purpose of entering the service of the commonwealth, before becoming eligible to retirement shall be entitled to receive from the annuity fund all amounts contributed as assessments, together with regular interest thereon, in the manner hereinafter provided.

Section 3. Paragraph (1) of section seven of chapter

Payments to members withdrawing.

SECTION 4. This act shall take effect upon its passage.

Approved April 22, 1915.

Chap.199 An Act to provide for the improvement of weymouth fore river.

Be it enacted, etc., as follows:

Improvement of Weymouth Fore river.

SECTION 1. There shall be paid out of the treasury of the commonwealth to the secretary of war of the United States the sum of seventy-five thousand dollars as a contribution towards the deepening and otherwise improving of the channel of Weymouth Fore river, at such time, after the congress of the United States has made an appropriation of two hundred thousand dollars for this improvement as the governor is satisfied that a further sum of twenty-five thou-

sand dollars has been provided by the city of Quincy and the Fore River Ship Building Corporation, and that the other conditions of this section have been complied with.

SECTION 2. To meet the expenses that may be incurred Issue of bonds. under the provisions of this act, the treasurer and receiver general is hereby authorized, with the approval of the governor and council, to issue bonds, scrip or certificates of indebtedness, to an amount not exceeding seventy-five thousand dollars, for a term not exceeding forty years, to be in such form, to bear such rate of interest, and to be issued in such amounts, from time to time, as the treasurer and receiver general, with the approval of the governor and council, may determine.

Section 3. This act shall take effect upon its passage. Approved April 22, 1915.

An Act relative to the granting of licenses of the Chap.200SIXTH CLASS FOR THE SALE OF INTOXICATING LIQUORS.

Be it enacted, etc., as follows:

SECTION 1. Section twenty-two of chapter one hundred R. L. 100, § 22, etc., amended. of the Revised Laws, as amended by section two of chapter four hundred and ten of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the word "shall", in the fourth line, and inserting in place thereof the word: - may, - and by adding at the end of said section the words: - Such licensing board, mayor and aldermen in cities and selectmen in towns may, in their discretion, refuse to grant any and all such licenses, — so as to read as follows: — Section 22. No license for the sale of cities and towns may spirituous or intoxicating liquor, except of the sixth class, any any arth class. shall be granted to retail druggists or apothecaries. One or licenses for the more licenses of the sixth class may be granted annually cating liquors. by the licensing board of cities, or by the mayor and aldermen of cities having no such board, or by the selectmen of towns, to retail druggists or apothecaries who are registered pharmacists actively engaged in business on their own account, upon presentation to the licensing board of the certificate prescribed by the following section, if it appears that the applicant is a proper person to receive such license, and is not disqualified to receive it under the provisions of sections fifty-three and fifty-four. A registered pharmacist who owns stock of the actual value of at least five hundred dollars in a corporation which has been incorporated for

the purpose of carrying on the drug business, and who conducts in person the business of a store of such corporation, shall be considered as actively engaged in business on his own account and as qualified to receive a license for such store. Such licensing board, mayor and aldermen in cities and selectmen in towns may, in their discretion, refuse to grant any and all such licenses.

Section 2. This act shall take effect upon its passage.

Approved April 22, 1915.

Chap.201 An Act to provide an annual license fee for registered optometrists.

Be it enacted, etc., as follows:

1912, 700, § 5, amended.

Annual license fee for registered optometrists. Section five of chapter seven hundred of the acts of the year nineteen hundred and twelve is hereby amended by adding at the end thereof the following: — Before the first day of February in each year every registered optometrist shall pay to the board an annual license fee of two dollars, in default of which the board may revoke the certificate of any optometrist so in default, after a hearing as provided by section eight; but the payment of the said fee at or before the time of hearing, with such additional sum, not exceeding five dollars, as may be fixed by the board, shall remove the default.

Approved April 22, 1915.

Chap.202 An Act to authorize the payment of compensation for travel to the pages in the department of the sergeant-at-arms.

Be it enacted, etc., as follows:

Payment of mileage to pages, etc. Each page in the department of the sergeant-at-arms shall receive two dollars for every mile of ordinary travelling distance from his place of abode to the place of the sitting of the general court, to be so allowed from the first day of January, nineteen hundred and fifteen.

(The foregoing was laid before the governor on the sixteenth day of April, 1915, and after five days it had "the force of a law", as prescribed by the constitution, as it was not returned by him with his objections thereto within that time.)

An Act to provide for a separate examining board Chap.203 FOR NAVAL OFFICERS OF THE MILITIA.

Be it enacted, etc., as follows:

SECTION 1. Chapter four hundred and sixty-four of the 1912, 464, 54, acts of the year nineteen hundred and twelve is hereby amended by striking out section four and inserting in place thereof the following new section: — Section 4. Except as separate examprovided in section three, all examinations as to professional naval officers and general qualifications shall be conducted by boards of of the militia. examiners which shall be detailed by the commander-inchief. The board for examination of national guard officers shall consist of eight officers in active commission as follows: One general officer of the line when one is eligible and available, otherwise one colonel of the line; three field officers of the line; four captains of the line: provided, that Proviso. no officer shall be eligible to serve on said board for more than three years in the aggregate in any period of nine consecutive years. The board for examination of naval one to be an militia officers shall consist of three officers, one of whom officer. shall be an engineer officer. Whenever the system of schools for the instruction of the militia in professional and technical subjects shall be under the supervision of one or more academic boards, the commander-in-chief may, in his discretion, require such academic board or boards to conduct all examinations as to the professional qualifications of officers, and to certify to the boards of examiners or to any special board of examiners appointed under the provisions of section seventy-two of chapter six hundred and four of the acts of the year nineteen hundred and eight the professional standing of persons whose competency to hold commissioned office in the militia is under investigation. The boards of examiners shall administer the oaths prescribed by section seventy-three of said chapter six hundred and four. The board for examination of national guard visions of law officers and the board for examination of naval militia. to apply. officers shall each be subject to the provisions of sections five, six, seven, eight and nine of this act.

Section 2. This act shall take effect upon its passage. Approved April 24, 1915.

Chap.204 An Act making an appropriation for the protection of the beach and shore at the nantasket beach reservation.

Be it enacted, etc., as follows:

Appropriation for protection of beach and shore at Nantasket beach reservation.

SECTION 1. A sum not exceeding six thousand dollars is hereby appropriated, to be paid out of the Metropolitan Park System, Nantasket, Maintenance Fund, to be expended by the metropolitan park commission for the purpose of constructing a concrete bulkhead or retaining wall for the protection of the Nantasket beach reservation from the ocean; this sum to be covered by assessments upon cities and towns in the metropolitan district, in accordance with the provisions of chapter four hundred and sixty-four of the acts of the year eighteen hundred and ninety-nine.

Section 2. This act shall take effect upon its passage.

Approved April 26, 1915.

Chap.205 An Act relative to the change of name of corporations.

Be it enacted, etc., as follows:

1908, 163, § 2, amended.

Change of names of certain corporations, how made.

Chapter one hundred and sixty-three of the acts of the year nineteen hundred and eight is hereby amended by adding a new section thereto to be numbered two, as follows: — Section 2. Any corporation organized under general or special laws for any of the purposes specified in section two of chapter one hundred and twenty-five of the Revised Laws, or acts in amendment thereof or in addition thereto. may, if unable to comply with the provisions of section one hereof, petition the commissioner of corporations for a change of name. Such petition shall contain a list of the officers and stockholders or members of the corporation, so far as they are known, together with their addresses; shall state why it is unable to comply with the provisions of section one, together with the name proposed to be adopted by the corporation; and shall be signed and sworn to by the president or one member of the board of directors. The commissioner of corporations may require the petitioners to furnish him with information as to what attempts, if any, have been made to secure the approval of two thirds of the stockholders or members, or of such proportion thereof as the by-laws of the corporation may prescribe, for the

proposed change of name. The commissioner may also require any other information which in his judgment may be of assistance in determining the matter before him. He may direct the petitioner or the officers of the corporation to give any further notice to the members thereof of the proposed change of name, and to report to him the result of such notice.

If the commissioner shall be satisfied that the proposed Granting of certificate. name of the corporation is approved by such members or stockholders thereof as have expressed an opinion in relation thereto, or of a reasonable proportion thereof, he shall indorse his approval thereon, and thereupon it shall be filed in the office of the secretary of the commonwealth, who shall direct publication thereof and grant a certificate of name in the manner provided in section one.

Approved April 26, 1915.

AN ACT RELATIVE TO THE REVOCATION OF PAROLES. Be it enacted, etc., as follows:

Chap.206

Chapter eight hundred and twenty-nine of the acts of the 1913, 829, § 3. year nineteen hundred and thirteen is hereby amended by amended by striking out section three and inserting in place thereof the following: — Section 3. All the duties and powers of the Boards of pant board of prison commissioners relating to the granting of permits to be permits to be at liberty from the state prison, the Massa- at liberty, etc. chusetts reformatory, the reformatory for women and the prison camp and hospital, and in relation to the revocation of such permits and to the revocation of paroles from the said institutions are hereby transferred to and vested in the several boards of parole for said institutions. All provisions of law relative to the granting of permits to be at liberty by the prison commissioners, so far as they are applicable, shall govern the granting of such permits under this act. The board of prison commissioners shall furnish to the various boards of parole all information in its possession relating to any prisoner whose case is under consideration. No permit to be at liberty from the state prison, authorized by chapter four hundred and fifty-one of the acts of the year nineteen hundred and eleven or by chapter one hundred and three of the acts of the year nineteen hundred and twelve, and no permit to be at liberty from the Massachusetts reformatory or the reformatory for women or the prison camp and hospital, shall be granted until the prisoner

has been seen by the parole board of the institution in which he is held. When a board of parole has granted or revoked any such permit or has revoked any parole, it shall notify the secretary of the board of prison commissioners, who shall thereupon issue such permit, or, in case of the revocation of a permit or parole, shall issue an order for the arrest and return of the person whose permit or parole has been revoked.

Approved April 27, 1915.

Chap.207

AN ACT RELATIVE TO THE LABOR OF PRISONERS.

Be it enacted, etc., as follows:

1910, 414, § 1, amended.

Making of goods for the use of public institutions by the labor of prisoners.

Section 1. Section one of chapter four hundred and fourteen of the acts of the year nineteen hundred and ten is hereby amended by striking out the word "October", in the ninth line, and inserting in place thereof the word: May, — so as to read as follows: — Section 1. purpose of determining the styles, designs and qualities of articles and materials to be made by the labor of prisoners for use in the public institutions in accordance with section forty-five of chapter two hundred and twenty-five of the Revised Laws, the superintendents of institutions for the insane, the superintendents of other charitable institutions. and the officers in charge of penal and reformatory institutions, respectively, shall hold meetings annually in May. The day and place of each of said meetings shall be assigned by the prison commissioners who shall give to the officers concerned at least ten days' notice thereof. If a superintendent or officer in charge is unable to be present at a meeting he may delegate one of his assistants to attend in his behalf. Each meeting shall organize by the choice of a chairman and clerk; and within one week after the meeting, these officers shall formally notify the prison commissioners of the styles, designs and qualities adopted by the meeting for use in each class of institutions. The expense of attending any of said meetings shall be repaid to the respective officers in the same way as other travelling expenses are paid; and any other expense of the meetings shall be paid from the Prison Industries Fund upon the approval of the prison commissioners.

1910, 414, § 2, amended.

Section 2. Section two of said chapter four hundred and fourteen is hereby amended by striking out the word "November", in the first line, and inserting in place thereof the word: - September, - so as to read as follows: - Sec- Descriptive tion 2. In September of each year the prison commissioners designs, etc., to shall issue to said superintendents and officers in charge a be issued, etc. descriptive list of the styles, designs and qualities of said articles and materials; and the requisitions named in section fifty-four of chapter two hundred and twenty-five of the Revised Laws shall conform to the said list, unless it appears that the needs of an institution demand a special style, design or quality. Any difference between the prison Arbitrators, officials and the institutions in regard to styles, designs and qualities shall be submitted to arbitrators whose decision shall be final. One of said arbitrators shall be named on behalf of the prison by the chairman of the prison commissioners, one by the principal officer of the other institution concerned, and one by agreement of the other two. The arbitrators shall be chosen from the official service and shall receive no compensation for performance of any duty under this act; but their actual and necessary expenses shall be paid by the prison or other institution against which their award is given.

Section 3. Section three of said chapter four hundred amended. \$3, and fourteen is hereby amended by striking out the word "December", in the first line, and inserting in place thereof the word: — November, — so as to read as follows: — Sec-Estimate of tion 3. Annually in November the principal officers of all etc., to be sent public institutions included by the terms of section forty-commissioners five of chapter two hundred and twenty-five of the Revised annually. Laws, shall send to the prison commissioners an estimate of the quantities of the articles and materials that will be needed for their respective institutions during the ensuing calendar year. Said estimates shall generally observe the styles, designs and qualities named in the descriptive list; and if any special style is desired in considerable quantity, the estimate shall contain a request that the prison commissioners will arrange for the manufacture of such special articles as may be needed. Approved April 28, 1915.

An Act relative to the support of state charges in Chap.208 THE STATE INFIRMARY AND THE BRIDGEWATER STATE HOSPITAL.

Be it enacted, etc., as follows:

Section 1. Section eighty-two of chapter five hundred amended. 82. and four of the acts of the year nineteen hundred and nine

Support of state charges in the state infirmary and Bridgewater state hospital.

is hereby amended by inserting after the word "charges", in the sixth line, the words: - including insane inmates of the state infirmary and insane inmates of the Bridgewater state hospital not under orders of a court, - so as to read as follows: — Section 82. The price for the support of inmates, other than state charges, of the institutions mentioned in section fourteen, and of the Massachusetts School for the Feeble-Minded, shall be determined by the trustees of the respective institutions. The price for the support of state charges, including insane inmates of the state infirmary and insane inmates of the Bridgewater state hospital not under orders of a court, shall be determined by the state board of insanity at a sum not exceeding five dollars per week for each person, and may be recovered by the treasurer and receiver general from such persons if of sufficient ability, or from any person or kindred bound by law to maintain The attorney-general shall upon request of the said board bring action therefor in the name of the treasurer and receiver general.

Section 2. This act shall take effect upon its passage.

Approved April 28, 1915.

Chap.209 An Act relative to the limitation of property owned by charitable and other corporations.

Be it enacted, etc., as follows:

Limitation of property owned by charitable and other corporations. Section 1. Every corporation heretofore organized by special act of the legislature for a purpose or purposes for which corporations may be organized under the provisions of chapter one hundred and twenty-five of the Revised Laws, and acts in amendment thereof or in addition thereto, may, despite any provisions contained in its charter, acquire and hold real and personal estate to an amount not exceeding one million five hundred thousand dollars, in accordance with section eight of said chapter one hundred and twenty-five.

Not to limit amount of real and personal estate of certain corporations.

SECTION 2. This act shall not be construed to limit the amount of real and personal estate which may be held by any corporation whose charter allows it to hold an amount greater than that mentioned in section one hereof.

Approved April 28, 1915.

An Act to provide for an additional outlet for the Chap.210 SOUTH METROPOLITAN SEWER.

Be it enacted, etc., as follows:

Section 1. For the purpose of meeting the expenses Additional incurred by the metropolitan water and sewerage board in south metroproviding an additional outlet for the south metropolitan politan sewer. sewer at Nut island, Quincy, as authorized by chapter four hundred and twenty-four of the acts of the year eighteen hundred and ninety-nine, the treasurer and receiver general shall issue from time to time, in the name and behalf of the commonwealth and under its seal, bonds designated on the face thereof, Metropolitan Sewerage Loan, to an amount Metropolitan not exceeding five thousand dollars, in addition to the amount of such bonds heretofore authorized for the construction of the south metropolitan sewerage works.

SECTION 2. The provisions of chapter four hundred certain provisions of law and twenty-four of the acts of the year eighteen hundred to apply. and ninety-nine and of all acts in amendment thereof and in addition thereto shall, so far as they may be applicable, apply to the indebtedness authorized by this act and to all proceedings hereunder.

SECTION 3. This act shall take effect upon its passage. Approved April 28, 1915.

An Act relative to the licensing of operators of Chap.211 HOISTING MACHINERY.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter six hundred and amended. 1. fifty-six of the acts of the year nineteen hundred and eleven is hereby amended by adding at the end thereof the words: - An applicant for a license under the provisions of this section shall be examined only as to his ability to use the particular machinery or contrivance, whether it be a gasoline engine or electric engine or otherwise, which he desires to operate, and the license granted to him shall be limited to the particular kind of machinery in the use of which he has been examined; but, if he so requests, the applicant may be examined as to his proficiency in the various kinds of machinery or apparatus used for hoisting, and the license granted to him shall include those kinds of machinery or apparatus in respect to which he is found to be competent,

Operators of hoisting machinery to be licensed.

Conditions.

— so as to read as follows: — Section 1. No person shall operate derricks, cableways, machinery used for discharging cargoes, temporary elevator cars used on excavation work or used for hoisting building material, when the motive power to operate such machinery is mechanical and other than steam, unless he holds a license as hereinafter provided. The owner or user of hoisting machinery specified in this section shall not operate, or cause to be operated. such machinery for a period of more than one week, unless the person operating it is duly licensed. An applicant for a license under the provisions of this section shall be examined only as to his ability to use the particular machinery or contrivance, whether it be a gasoline engine or electric engine or otherwise, which he desires to operate, and the license granted to him shall be limited to the particular kind of machinery in the use of which he has been examined: but. if he so requests, the applicant may be examined as to his proficiency in the various kinds of machinery or apparatus used for hoisting, and the license granted to him shall include those kinds of machinery or apparatus in respect to which he is found to be competent.

Section 2. This act shall take effect upon its passage.

Approved April 29, 1915.

Chap.212 An Act relative to the inspection by the auditor of the commonwealth of books recording the licensing and registration of hunters.

Be it enacted, etc., as follows:

1911, 614, § 9, amended.

Section 1. Section nine of chapter six hundred and fourteen of the acts of the year nineteen hundred and eleven is hereby amended by inserting after the word "preceding", in the twelfth line, the words: — The state auditor, or his representative, may at any time demand the above mentioned books and may retain possession of them until his audit and inspection are completed. Any city or town clerk who refuses or neglects to deliver any such book on demand as aforesaid shall be liable to a fine of fifty dollars, — so as to read as follows: — Section 9. Every city and town clerk shall report all such registration in books kept for that purpose, which books shall be open to public inspection during the usual office hours of such clerk, and subject to audit and inspection by the commissioners on fisheries and game, by the state auditor, or by their agents, at all

Inspection by the auditor of the commonwealth, etc., of books recording the licensing, etc., of hunters. times; and said clerk shall, on the first Monday of every month, pay to the board of commissioners on fisheries and game all money received by him for the said registrations, except the recording fees which he is entitled to retain, as provided in section six, together with a receipted bill for fees due and received in accordance with section six of this act, issued during the month preceding. The state auditor, or his representative, may at any time demand the above mentioned books, and may retain possession of them until his audit and inspection are completed. Any city or town Penalty for clerk who refuses or neglects to deliver any such book on books. demand as aforesaid shall be liable to a fine of fifty dollars. All remittances shall be made by certified check, United States post office money order, express money order or lawful money of the United States. The board of commissioners on fisheries and game shall, in accordance with the provisions of section fifty-six of chapter six of the Revised Laws, pay to the treasurer and receiver general all money received by them for the said registrations issued during the previous month, and shall furnish him with a list of the number and kind of registrations recorded by each city and town clerk during the previous month.

Section 2. This act shall take effect upon its passage. Approved April 29, 1915.

An Act relative to the purposes for which corpora- Chap.213 TIONS MAY BE FORMED.

Be it enacted, etc., as follows:

Section two of chapter one hundred and twenty-five of the R. L. 125, § 2, Revised Laws is hereby amended by inserting after the word "any", in the first line, the word: — civic, — and by adding at the end thereof the words: - for establishing boards of trade, chambers of commerce and bodies of like nature, — so as to read as follows: — Section 2. Such Purposes for corporation may be formed for any civic, educational, tions may be charitable, benevolent or religious purpose; for the prosecution of any articles of any articles of any articles. tion of any antiquarian, historical, literary, scientific, medical, artistic, monumental or musical purpose; for establishing and maintaining libraries; for supporting any missionary enterprise having for its object the dissemination of religious or educational instruction in foreign countries; for promoting temperance or morality in this commonwealth; for encouraging athletic exercises or yachting; for

encouraging the raising of choice breeds of domestic animals and poultry; for the association and accommodation of societies of Free Masons, Odd Fellows, Knights of Pythias or other charitable or social bodies of a like character and purpose; for the establishment and maintenance of places for reading rooms, libraries or social meetings; for establishing boards of trade, chambers of commerce and bodies of like nature.

Approved April 29, 1915.

Chap.214 An Act relative to the weekly payment of wages.

Be it enacted, etc., as follows:

Proceedings to compel weekly payment of wages. A justice or clerk of a police, municipal or district court, or a trial justice may, upon the application of any employee issue a summons to an employer to appear and show cause why a warrant should not issue against him for a violation of section one hundred and twelve of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine. Upon the return of such summons and after a hearing the justice may issue a warrant upon the complaint of any such employee.

Approved April 29, 1915.

Chap.215 An Act accepting certain conditions relative to the improvement of malden river.

Be it enacted, etc., as follows:

Certain conditions to be accepted by the commonwealth relative to the improvement of Malden river.

Section 1. The conditions set forth in the act of congress. known as the River and Harbor bill, approved July twentyfifth, nineteen hundred and twelve, and in acts in amendment thereof and in addition thereto, which require that the sum appropriated, or to be made available, by congress by said acts, for completing the improvement in Malden river in this commonwealth, shall not be expended until the commonwealth has lowered the siphon of the metropolitan sewer which now crosses said river, and shall have pledged itself for all cost of maintenance of the new depth of the channel, are hereby accepted; and the metropolitan water and sewerage board is hereby authorized and directed to lower the said siphon and to do any other act or thing necessary to comply with the requirements of the said acts, and may expend for this purpose a sum not exceeding seventy thousand dollars.

Metropolitan Sewerage Loan. Section 2. To meet the expenses incurred under the provisions of this act the treasurer and receiver general shall issue from time to time in the name and behalf of the com-

monwealth and under its seal, bonds designated on the face thereof, Metropolitan Sewerage Loan, to an amount not exceeding seventy thousand dollars, in addition to the amount of such bonds heretofore authorized for the construction of the north metropolitan sewerage works.

SECTION 3. The provisions of chapter four hundred and visions of law thirty-nine of the acts of the year eighteen hundred and to apply. eighty-nine and of all acts in amendment thereof and in addition thereto shall, so far as they may be applicable, apply to the indebtedness authorized by this act and to all proceedings hereunder.

Section 4. This act shall take effect upon its passage. Approved April 29, 1915.

An Act to require manufacturing establishments to Chap.216 PROVIDE ROOMS AND EQUIPMENT FOR THE TREATMENT OF INJURED OR SICK EMPLOYEES.

Be it enacted, etc., as follows:

Section one hundred and four of chapter five hundred and 1909, 514, \$ 104, etc., amended. fourteen of the acts of the year nineteen hundred and nine, as amended by chapter five hundred and fifty-seven of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "premises", in the eleventh line, the words: - Every such person, firm or corporation, employing one hundred or more persons, shall, if so required by the state board of labor and industries, provide accommodations, satisfactory to said board, for the treatment of persons injured or taken ill upon the premises. by striking out the word "and", in the same line, and by striking out the words "in like manner", in the fourteenth line, and inserting in place thereof the words: - in the manner aforesaid,—so as to read as follows:—Section Manufacturing a factory by person, firm or corporation operating a factory to provide or shop in which machinery is used for any manufacturing rooms, etc., for the treator other purpose except for elevators, or for heating or ment of in-jured or sick hoisting apparatus, shall at all times keep and maintain, employees. free of expense to the employees, such medical or surgical chest, or both, as shall be required by the state board of labor and industries, and containing plasters, bandages, absorbent cotton, gauze, and all other necessary medicines, instruments and other appliances for the treatment of persons injured or taken ill upon the premises. Every such person, firm or corporation, employing one hundred or more

Penalty.

persons, shall, if so required by the state board of labor and industries, provide accommodations, satisfactory to said board, for the treatment of persons injured or taken ill upon the premises. Every person, firm or corporation carrying on a business in a mercantile establishment in which twenty or more women or minors are employed, shall in the manner aforesaid provide such medical and surgical chest as the state board of labor and industries may require. A person, firm or corporation violating any provision of this section shall be punished by a fine of not less than five dollars nor more than five hundred dollars for every week during which such violation continues.

Approved April 29, 1915.

Chap.217 An Act relative to the returns of life insurance companies.

Be it enacted, etc., as follows:

1909, 490, § 26, amended.

Taxation of life insurance companies.

Section 1. Chapter four hundred and ninety of the acts of the year nineteen hundred and nine is hereby amended by striking out section twenty-six of Part III and inserting in place thereof the following: - Section 26. A domestic or foreign company or association which is engaged by its officers or by agents as defined in chapter five hundred and seventy-six of the acts of the year nineteen hundred and seven and amendments thereof and additions thereto, in the business of life insurance within this commonwealth shall annually pay an excise tax of one quarter of one per cent upon the net value of all policies in force on the thirtyfirst day of December of the year preceding that in which the tax is payable, issued or assumed by such company and held by residents of the commonwealth, as determined by the tax commissioner upon the return required under the provisions of this section and such other evidence as he may obtain. Every company or association subject to the provisions of this section shall annually, on or before the tenth day of May, make a return to the tax commissioner, signed and sworn to by its president or secretary and its actuary, giving in such detail as the tax commissioner shall require the total number of policies in force on the preceding thirtyfirst day of December held by residents of this commonwealth, the aggregate net value thereof and the aggregate amount insured. In respect to industrial business the aggregate net value so reported may be estimated upon the basis of

To make a sworn return.

such general averages or otherwise as shall be authorized by the tax commissioner with the approval of the insurance commissioner, but in respect to ordinary business the aggregate net value reported shall be the combined aggregate of the mean reserve computed for each policy, or each group of policies requiring a separate computation to determine their net value, on the basis of valuation used or approved by the Massachusetts insurance department under the provisions of section eleven of chapter five hundred and seventy-six of the acts of the year nineteen hundred and seven and amendments thereof and additions thereto. Whenever the tax commissioner believes it to be for the best interests of the commonwealth he may require in addition to the above information the following details relating to each policy of ordinary business in force on the preceding thirty-first day of December and held by a resident of Massachusetts: the number, date, and class, the age of the assured life, the amount insured and the net value. The books, papers and Inspection of books, papers, accounts of every such life insurance company shall be open etc. at all times to inspection and examination by the tax commissioner and the insurance commissioner, or their duly authorized representatives, for the purpose of verifying the accuracy of the returns made under this section. If any Liability for such return contains a false statement which is known, or return. by the exercise of reasonable care might have been known, to the agent or officers making it to be false, such life insurance company or association shall be liable for the amount of tax thereby lost to the commonwealth and, in addition, Penalty, in addition. to a penalty of not less than five hundred dollars nor more than five thousand dollars.

SECTION 2. This act shall take effect on the first day of Time of taking January, nineteen hundred and sixteen.

Approved May 3, 1915.

An Act relative to the taking of salmon from lake Chap.218 QUINSIGAMOND.

Be it enacted, etc., as follows:

SECTION 1. It shall be lawful, subject to the provisions Taking of fish of this act, to take, by angling only, in Lake Quinsigamond, Quinsigamond. and only between one hour before sunrise and two hours after sunset, from the first day of April to the thirtieth day of September, both dates inclusive, salmon not less than twelve inches long, and to have the same in possession but

Proviso.

not for purposes of sale: provided, however, that when a person takes a salmon which brings the total weight of salmon caught by him in any one day up to fifteen pounds, he shall take no more salmon on that day, or, if two or more persons are angling from one boat, when a salmon is taken which brings the total weight of salmon caught by any or all of them in any one day up to twenty-five pounds, no more salmon shall be taken on that day by any of them.

Certain provisions of law not to apply.

SECTION 2. So much of section one of chapter three hundred and seventy-seven of the acts of the year nineteen hundred and nine, as amended by section one of chapter four hundred and sixty-nine of the acts of the year nineteen hundred and ten as is inconsistent herewith shall not be applicable to the taking of salmon in Lake Quinsigamond, and chapter fifty-nine of the General Acts of the year nineteen hundred and fifteen is hereby repealed.

Repeal.

Penalty. Section 3. Whoever violates any provision of this act shall be subject to a fine of not more than twenty dollars for each fish taken in violation thereof.

Approved May 3, 1915.

Chap.219 An Act relative to officers, directors and employees of trust companies.

Be it enacted, etc., as follows:

Officers, directors and employees of trust companies not to receive certain fees, etc.

Section 1. Other than the usual salary or director's fee paid to any officer, director or employee of a trust company, and other than a reasonable fee paid by a trust company to an officer, director, or employee for services rendered to the company, no officer, director, employee, or attorney of a trust company shall be a beneficiary of or receive, directly or indirectly, any fee, commission, gift, or other consideration for or in connection with any transaction or business of the trust company. Nothing contained in this section shall be construed as forbidding the receipt of interest on a deposit made by any such officer, director or employee, or as prohibiting any such officer, director, or employee from borrowing from the trust company in accordance with law.

Penalty.

SECTION 2. Any person violating any provision of this act shall be punished by a fine not exceeding five thousand dollars, or by imprisonment for a term not exceeding one year, or by both such fine and imprisonment.

Approved May 3, 1915.

An Act to provide for the maintenance of a labora- Chap.220 TORY FOR THE USE OF THE DETECTIVE DEPARTMENT OF THE DISTRICT POLICE.

Be it enacted, etc., as follows:

From and after the first day of December, nineteen hundred use of the and fourteen, there may be expended annually from the detective department of treasury of the commonwealth, under the direction of the district noise. chief of the district police, a sum not exceeding five hundred dollars for the maintenance of a laboratory for the use of the detective department of the district police in the enforcement of the laws relative to explosives and inflammable fluids and compounds. Approved May 3, 1915.

An Act to provide for the construction of certain Chap.221 HIGHWAYS IN THE FIVE WESTERN COUNTIES OF THE COMMONWEALTH.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Certain highhereby authorized and directed to lay out, construct and ways to be constructed, complete during the years nineteen hundred and fifteen, etc. nineteen hundred and sixteen, nineteen hundred and seventeen and nineteen hundred and eighteen, certain highways situated in the five western counties of the commonwealth and described as follows: -

- No. 1. From Great Barrington, south through Sheffield, and that part thereof known as Ashley Falls, to the Connecticut state line.
- No. 2. From Pittsfield to Northampton through the towns of Hinsdale, Windsor, Cummington and Goshen.
- No. 3. From the village of New Boston in the town of Sandisfield, northerly, up the Farmington valley through the towns of Otis and West Becket, to connect with the main highway running east and west, known as Jacob's Ladder road.
- No. 4. From Bonny Rigg Four Corners in the town of Becket, through the town of Washington, to the present state highway in the town of Hinsdale.
- No. 5. From the main highway in Huntington, northerly through Worthington to Cummington, to connect with the highway between Dalton and Northampton, now in process of construction.

Certain highways to be constructed, etc.

- No. 6. From Hinsdale, easterly through Peru to Worthington, to connect with the last described road from Huntington to Cummington.
- No. 7. From Plainfield to Cummington, to connect with the highway between Pittsfield and Northampton now in process of construction.
- No. 8. From Belchertown, through Enfield and Ware, to Palmer via the state hatchery, to connect with the main highway between Boston and Springfield.

No. 9. - From Granville Corners, through Southwick

to Feeding Hills in the town of Agawam.

- No. 10.— From South Deerfield at a point near the state highway leading from Northampton to Greenfield, through Conway, to Ashfield, thence through Spruce Corners to Lithia in the town of Goshen, to connect with the highway between Pittsfield and Northampton now in process of construction.
- No. 11. From Northfield through Gill to Turners Falls, to connect with the main highway between Boston and North Adams.
- No. 12. From Athol to Worcester, through Petersham, Barre, Oakham and Rutland, connecting the main highway running westerly from Boston through Athol to North Adams with the main highway running westerly from Boston to Springfield through the city of Worcester.

No. 13. — From Worcester to Milford through Grafton and Upton, to connect with the main highway leading to the

Cape.

No. 14. — From Warwick to Orange, to connect with the main highway from Boston to North Adams.

- No. 15. From Blandford to Woronoco in Russell, to connect with the main highway from Springfield to Pittsfield.
- No. 16. From the state highway in Wales, southerly to the Connecticut line.
- No. 17. From West Chesterfield to Chesterfield, to Williamsburg; also from the Williamsburg line over Mains Hill to a point at or near the village of Florence, not exceeding two miles.

Highway commission may expend \$2,000,000. SECTION 2. For the purpose of carrying out the provisions of this act, the Massachusetts highway commission is hereby authorized to expend a sum not exceeding two million dollars, and in addition thereto the said commission is hereby authorized and directed to expend the sums of

money repaid by the several counties under the provisions of section five of this act.

SECTION 3. The county commissioners of the five western county comcounties aforesaid, to wit: — Berkshire, Franklin, Hampden, missioners to furnish rights Hampshire and Worcester, are hereby authorized and di-of way. rected to furnish rights of way in their respective counties, and to lay out such locations as the Massachusetts highway commission shall approve and suggest, in carrying out the provisions of this act. But none of said ways, or any parts thereof, shall thereby become state highways; nor shall this act be construed as prohibiting the laying out or constructing of said ways, or parts thereof, as state highways, under the laws applicable thereto, whenever said highway commission shall deem such course advisable.

SECTION 4. For the purpose of meeting the expendi- Western Massachusetts tures hereby authorized, the treasurer and receiver general Highway Loan. is hereby authorized, with the approval of the governor and council, to issue bonds or certificates of indebtedness to the amount of two million dollars, for a term not exceeding fifteen years. Such bonds or certificates of indebtedness shall be issued as registered bonds, or with interest coupons attached, and shall bear interest at a rate not exceeding four per cent per annum, payable semi-annually. They shall be designated on their face, Western Massachusetts Highway Loan, shall be countersigned by the governor, and shall be deemed a pledge of the faith and credit of the commonwealth: and the principal and interest thereof shall be paid at the times specified therein in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best, but none of the said bonds shall be sold at less than the par value thereof. The treasurer and receiver Payment of loan. general shall, with the approval of the governor and council, provide for the payment of said loan as it falls due, and of the interest thereon, by such annual payments as will extinguish the same at maturity, and the amount of such annual payments shall be raised annually by taxation in the same manner in which other state taxes are assessed and collected, without further legislation.

SECTION 5. One fourth of any money which may be repayment of expended under the provisions of this act for a highway cost. in any county, with interest thereon at the rate of three

Repayment of a portion of cost.

per cent per annum, shall be repaid by the county to the commonwealth in such instalments and at such times, within six years thereafter, as said commission, with the approval of the auditor of accounts, having regard to the financial condition of the county, shall determine. The money so repaid before November thirtieth, nineteen hundred and twenty-one, shall be expended by said commission from time to time, without specific appropriation, either in completing the highways hereinbefore mentioned or in improving a highway in any town in the five western counties that is not located upon one of the highways hereinbefore mentioned: provided, that the valuation of the town does not exceed one million dollars; the highway so improved to be a main highway connecting such town with its railroad station, with a main through highway, or with an adjoining city or town.

Not to preclude participation in annual appropriation, etc.

Section 6. The provisions of this act shall not preclude the five western counties aforesaid from participating in the annual appropriation made by the commonwealth for the construction and care of highways, or from receiving the same allotment from such annual appropriation as would be given to them had this act not been passed.

Section 7. This act shall take effect upon its passage.

Approved May 5, 1915.

Chap.222 An Act relative to the annual report of the commission on economy and efficiency.

Be it enacted, etc., as follows:

R. L. 18, § 6, etc., amended.

Section 1. Section six of chapter eighteen of the Revised Laws, as amended by chapter four hundred and fifty-two of the acts of the year nineteen hundred and ten, is hereby further amended by adding at the end thereof the words: — provided, however, that the provisions of this section shall not apply to the annual report submitted by the commission on economy and efficiency, — so as to read as follows: — Section 6. State boards and commissions shall annually, on or before the first Wednesday in January, deposit with the secretary of the commonwealth such parts of their annual reports which are required to be made to the governor and council or to the general court as contain recommendations or suggestions for legislative action, such recommendations or suggestions to be accompanied by drafts of bills embodying the legislation recommended;

Recommendations of state boards and commissions for legislation, etc. and the secretary shall forthwith transmit them to the governor and council or to the general court: provided, Proviso. however, that the provisions of this section shall not apply to the annual report submitted by the commission on economy and efficiency.

SECTION 2. This act shall take effect upon its passage. Approved May 5, 1915.

An Act to provide for improving the topographical Chap.223 SURVEY OF THE COMMONWEALTH.

Be it enacted, etc., as follows:

SECTION 1. The board of harbor and land commis- Improving the sioners is hereby authorized to make such surveys and topographical do such other work as may be required by any order of common-the land court, to re-establish and permanently mark certain triangulation points and stations previously established in connection with the topographical survey of the commonwealth of Massachusetts, and the town boundary survey, which have been lost or destroyed, and to obtain the geographical position of such new points and stations as may be required from time to time by the court.

SECTION 2. The land court is hereby authorized to make Land court sectional plans showing thereon registered lands, and in so may make sectional plans. doing to employ competent draftsmen and assistants.

SECTION 3. To meet the necessary expenses of carrying Payment of out the purposes of this act a sum not exceeding fifteen hundred dollars may annually be paid out of the treasury of the commonwealth, of which sum the board of harbor and land commissioners may expend for the purposes set forth in section one an amount not exceeding one thousand dollars, and the land court may expend for the purposes set forth in section two an amount not exceeding five hundred dollars.

Section 4. This act shall take effect upon its passage. Approved May 5, 1915.

An Act to provide for the care of the rooms and Chap.224 HALLS IN THE STATE HOUSE WINGS.

Be it enacted, etc., as follows:

SECTION 1. The sergeant-at-arms is hereby directed to Care of the rooms and halls in the state

house wings,

monwealth to the rooms which may be assigned to them in the state house and state house wings, as soon as such rooms shall be ready for occupancy, and the state house building commission shall not be held responsible for the care of such part of the state house wings as shall so be occupied. The sergeant-at-arms shall have charge of the various rooms in the state house wings which may be occupied under the provisions of this act, and of the halls adjacent thereto, and may employ watchmen, porters, elevator men and such other assistants as may be necessary for the proper care and protection thereof, in accordance with the general provisions of chapter ten of the Revised Laws governing the sergeant-at-arms' department.

Section 2. This act shall take effect upon its passage.

Approved May 5, 1915.

Chap.225 An Act to provide for an independent vocational school in the county of hampshire.

Be it enacted, etc., as follows:

Independent vocational school in Hampshire county.

Conditions.

SECTION 1. At the next state election there shall be placed upon the official ballots for the county of Hampshire the following question: "Shall the County of Hampshire maintain an Independent Vocational School?"

Section 2. If (A) a majority of the voters voting on the above question vote in the affirmative; and if (B) the city of Northampton causes to be tendered to the county for the maintenance of the said school the use, free of charge to the county, of the land, buildings and equipment, and any improvements thereon or additions thereto which may hereafter be made, of the present state-aided vocational school, known as Smith's agricultural school and Northampton school of industries, and notifies the board of education in writing to that effect, then (C) the county of Hampshire shall maintain an independent vocational school in accordance with the following provisions, to wit:—

Name.

How maintained, etc. 1. The name of the school shall be Smith's Agricultural School.

2. The school shall be maintained as a state-aided vocational school, subject to the approval of the board of education, in accordance with the provisions of chapter four hundred and seventy-one of the acts of the year nineteen hundred and eleven and of any acts in amendment thereof or in addition thereto not inconsistent with this act.

3. The local board of trustees for said school shall consist Local board of of five members, one appointed by the governor for a term ber, term, etc. of four years, the chairman of the county commissioners of the county of Hampshire, ex officio, and the three trustees elected by the city of Northampton in accordance with the terms of the will of Oliver Smith, ex officis; and it shall be their duty to maintain vocational education of the kinds authorized by section three of this act.

4. The said local board of trustees, for and on behalf of To serve without the said county, shall serve without compensation, but compensation. shall be reimbursed for their necessary expenses, which shall be charged and paid on account of maintenance as hereinafter provided.

5. The three ex officiis trustees elected by the city of Ex officiis trustees, num-Northampton, for and on behalf of the city of Northampton, ber, term, etc. shall make the written reports upon their "care and management of the income" received under the will of Oliver Smith for Smith's Agricultural School, and upon "the state of the funds, the expenditures, the improvements made on the premises, and the state of the school and institution generally; and also the state and condition of the proceeds and income of the establishment", required by said will; and for their services of "control and superintendence" the said three trustees shall receive from the income received under the will of Oliver Smith the "meet recompense" for which provision is made in the said will.

6. The three ex officiis trustees elected by the city of Certain income may be used. Northampton shall use so much as may be necessary of the annual income received by the city of Northampton under the will of Oliver Smith for (A) land, building and equipment purposes, including repayment of building and equipment loans now in process of liquidation; and may use the remainder of said income at their discretion for (B) other purposes, not inconsistent with the said will, which shall promote the welfare and progress of the said county school.

7. The city of Northampton may withdraw or cause to City of Northbe withdrawn from the county of Hampshire the privi-ampton may withdraw. lege of maintaining an independent vocational school on the said premises by giving written notice to the board of education not less than two years prior to the date upon which the said privilege is to be withdrawn.

8. In any event the title to the land, buildings and equip- Title to land, ment, with all additions thereto or improvements thereon, buildings, etc.

with the exception of any equipment not purchasable under the terms of the will of Oliver Smith from the income received under said will, shall remain permanently in the possession of the city of Northampton.

Termination of school.

9. The board of education, for and on behalf of the county, may terminate the maintenance of an independent vocational school upon the said premises by giving written notice to the city of Northampton two years prior to the date on which said maintenance is to terminate.

Disposition of equipment.

10. In the event that maintenance of said school by the county terminates, any equipment purchased at the expense of the county shall be disposed of by said trustees in such manner as shall be approved by the board of education, and the proceeds shall be paid by the said trustees to the treasurer of the said county.

COURSES AND METHODS OF INSTRUCTION.

Certain courses to be maintained.

Section 3. The school authorized by this act shall maintain such kinds of vocational training permitted by chapter four hundred and seventy-one of the acts of the year nineteen hundred and eleven, and of any acts in amendment thereof or in addition thereto as are not inconsistent with this act. Short unit courses of instruction may be given both at the school and elsewhere in the county. Members of the school staff shall investigate farm and market conditions for the purpose of advising individuals and organizations with reference to better business methods among farmers and more satisfactory methods of marketing farm products; shall give instruction in the formation of co-operative enterprises; and shall perform any other work adapted to promote the agricultural or rural development of the county. It shall be the duty of members of the staff to keep in touch with, and to bring to their assistance, all agencies in the commonwealth or elsewhere that will enable them to utilize the latest and best knowledge in the furtherance of their work.

COUNTY AND STATE SUPPORT.

May receive

Section 4. The said school may receive gifts considered by said trustees and the board of education to be not inconsistent with its purpose, but principally it shall be supported as follows:—

1. The said local board of trustees shall prepare annually, Estimates of in consultation with and with the approval of the board of made, etc. education, on or before the fifteenth day of December, an estimate of the amount required to maintain the said school for the ensuing year and to provide such equipment as may not be purchasable under the terms of the will of Oliver Smith from the income received under that will; and said amount shall be included by the county commissioners of the county of Hampshire in the estimate required by section twenty-seven of chapter twenty-one of the Revised Laws, as amended.

2. If the amount so estimated, or any part thereof, shall County may be authorized by the general court as part of the county by taxation. tax, the county of Hampshire shall raise by taxation the sum authorized, and the sum so raised shall be paid by the treasurer of the county to said trustees upon their requisition.

3. Said trustees, subject to the provisions of said chapter Trustees to expend funds. four hundred and seventy-one of the acts of the year nineteen hundred and eleven, and of section three of this act, shall expend the sum appropriated for the purposes designated, together with such miscellaneous income as receipts from tuition collected on account of non-resident pupils from outside the county of Hampshire, and receipts from the sale of products and from the work of pupils.

4. The county shall be reimbursed for the expenditures Reimburse made for the maintenance of the said school in the manner and proportion provided for the reimbursement of certain counties, cities and towns by chapter four hundred and seventy-one of the acts of the year nineteen hundred and eleven and acts in amendment thereof or in addition thereto.

5. Upon the passage of this act, (A) said county shall Amount to be raise by taxation for the maintenance of said school during taxation. the next fiscal year of the commonwealth, a sum not less than the amount expended for maintenance by Smith's agricultural school and Northampton school of industries during the fiscal year of the commonwealth then current; (B) said sum shall be included in the estimate prepared by the county commissioners of the county of Hampshire in accordance with section twenty-seven of chapter twentyone of the Revised Laws as amended; and (C) the instruction offered by said school, to the extent of its capacity, shall be free to residents of said county, beginning with

the fiscal year for which the first county appropriation is made.

Certain pupils to be admitted

Section 5. Said school, to the extent of the capacity of the various courses provided for in section three of this act, shall be free for attendance to residents of said county over fourteen and under twenty-five years of age; and to persons over seventeen years of age in such numbers and for such instruction as shall be approved by the board of education. Any resident over fourteen years of age of a city or town in Massachusetts outside said county which does not maintain a state-aided vocational school offering the type of education desired, may be admitted to this school in accordance with the provisions governing the admission of non-resident pupils and tuition fees contained in said chapter four hundred and seventy-one.

Towns may equip schools, etc.

SECTION 6. Any town in said county may, however, establish, equip and maintain, with the approval of the board of education, a school for state-aided vocational education; and nothing in this act shall interfere with the rights and obligations under said chapter four hundred and seventy-one and acts in amendment thereof or in addition thereto, not inconsistent with this act, of any town which may have established such a school, or may hereafter desire to do so.

Half-rate fare upon street railways for pupils. SECTION 7. The provisions of chapter five hundred and thirty of the acts of the year nineteen hundred and eight, as amended by chapter five hundred and sixty-seven of the acts of the year nineteen hundred and ten, relative to half-rate fare upon street railways for school children shall apply to pupils of the said school.

Approved May 5, 1915.

Chap.226 An Act relative to the recording of mortgages and bills of sale of personal property.

Be it enacted, etc., as follows:

R. L. 198, § 1, amended.

Section 1. Section one of chapter one hundred and ninety-eight of the Revised Laws is hereby amended by striking out the words "unless the property mortgaged has been delivered to and retained by the mortgagee", in the twelfth and thirteenth lines, and by adding at the end thereof the following: — The provisions of this section shall apply to bills of sale given for security. If the condition for redemption of the property included in such bill

of sale is in writing, it shall be recorded with and as a part of the bill of sale; if the condition for redemption is oral, a written statement of such condition signed by the mortgagee shall be so recorded, — so as to read as follows: — Section 1. Mortgages and bills of sale of Mortgages of personal property shall, within fifteen days personal property to be from the date written in the mortgage, be recorded on recorded. the records of the city or town in which the mortgagor resides when the mortgage is made, and on the records of the city or town in which he then principally transacts his business or follows his trade or calling. If the mortgagor resides out of the commonwealth, and the property mortgaged is within the commonwealth when the mortgage is made, the mortgage shall be recorded on the records of the city or town in which the property then is. If a record in two different places is required and the mortgage is recorded in one within said fifteen days, it may be recorded in the other within ten days after the date of the first record. mortgage shall not be valid against a person other than the parties thereto until it has been so recorded; and a record made subsequently to the time limited shall be void. The To apply to provisions of this section shall apply to bills of sale given for of sale. security. If the condition for redemption of the property included in such bill of sale is in writing, it shall be recorded with and as a part of the bill of sale; if the condition for redemption is oral, a written statement of such condition signed by the mortgagee shall be so recorded.

SECTION 2. Chapter six hundred and fifty-six of the Repeal. acts of the year nineteen hundred and thirteen is hereby repealed. Approved May 5, 1915.

An Act relative to municipal liens for public im- Chap.227 PROVEMENTS.

Be it enacted, etc., as follows:

SECTION 1. No municipal lien shall attach to any real Municipal liens estate in consequence of any order of a municipal board or improvements. other authority for the construction of a street, sewer or sidewalk until the work shall have been completed and an assessment levied, within one year thereafter, for the benefits conferred upon the various parcels of land benefited by the improvement. The assessment shall be levied upon the Assessments, how levied. parcels of land benefited by the improvement as they existed on the first day of April next preceding the completion of the work. The assessment shall describe by metes and

Order of assessment to create a lien, etc.

bounds each parcel assessed and shall state the names of the owners of record at the time of the assessment, if the names can reasonably be ascertained; otherwise the assessment may be made to owners unknown. The order of assessment, together with a plan showing in detail the lots assessed, if recorded in the registry of deeds for the county and district wherein the land lies within thirty days after the date of the assessment, shall create a lien on the land which shall remain until the assessment is paid or abated according to law.

Repeal.

SECTION 2. All acts and parts of acts inconsistent herewith are hereby repealed.

Not to apply to the city of Boston.

Section 3. This act shall not apply to the city of Boston.

Approved May 5, 1915.

Chap.228 An Act to provide for the construction of old colony boulevard, so-called, in the city of boston.

Be it enacted, etc., as follows:

Construction of Old Colony boulevard, socalled, in Boston. SECTION 1. Section one of chapter six hundred and ninety-nine of the acts of the year nineteen hundred and twelve is hereby amended by inserting after the words "acquiring land for", in the thirty-first line, the words:—and constructing.

Section 2. This act shall take effect upon its passage.

Approved May 6, 1915.

Chap.229 An Act to provide for the improvement of a highway in the town of ashburnham.

Be it enacted, etc., as follows:

Improvement of a certain highway in Ashburnham. Section 1. The Massachusetts highway commission is hereby authorized to expend the sum of ten thousand dollars during the present year in the construction and improvement of the highway between the present terminal points of the state highway already constructed, known as Rindge road, leading from Ashby through the town of Ashburnham, in order that said way may be made safe and convenient for public travel. Neither said way nor any part thereof shall thereby become a state highway, but the way shall be maintained and kept in good repair by the town or towns in which it is situated, until such time as it shall become a state highway. This act shall not be construed as prohibiting the laying out and construction of said way or any

part thereof as a state highway under the laws applicable thereto, whenever said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding

year for the same purpose.

Section 2. For the purpose of meeting the expendi-State Highway tures hereby authorized, the treasurer and receiver general is hereby empowered, with the approval of the governor and council, to issue bonds or certificates of indebtedness to an amount not exceeding ten thousand dollars, for a term not exceeding fifteen years. Such bonds or certificates of indebtedness shall be issued as registered bonds, or with interest coupons attached, and shall bear interest at a rate not exceeding four per cent per annum, payable semiannually. They shall be designated on their face, State Highway Loan, shall be countersigned by the governor, and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein, in gold coin of the United States or its equivalent. The said securities shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best. The provisions of section twelve of chapter forty-seven of the Revised Laws shall apply to all expenditures made under authority of this act.

SECTION 3. This act shall take effect upon its passage. Approved May 6, 1915.

An Act to provide for the construction of a state Chap.230 HIGHWAY FROM THE TOWN OF NORTON TO THE CITY OF TAUNTON.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Construction hereby authorized to expend the sum of twelve thousand of a state highway from dollars during the present year in the construction of a Norton to the construction of a state of the construction of a Norton to the construction of the constru state highway extending from the town of Norton to the city of Taunton over what is deemed by the highway commission to be the best route. The said road shall thereafter be a state highway and shall be maintained as such.

Section 2. For the purpose of meeting the expenditures State Highway hereby authorized, the treasurer and receiver general is hereby empowered, with the approval of the governor and

State Highway council, to issue bonds or certificates of indebtedness to an Loan. amount not exceeding twelve thousand dollars, for a term not exceeding fifteen years. Such bonds or certificates of indebtedness shall be issued as registered bonds, or with interest coupons attached, and shall bear interest at a rate not exceeding four per cent per annum, payable semiannually. They shall be designated on their face, State Highway Loan, shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best.

> SECTION 3. This act shall take effect upon its passage. Approved May 6, 1915.

Chap.231 An Act to authorize the incorporation of farmland BANKS.

Be it enacted, etc., as follows:

GENERAL PROVISIONS.

Farmland banks, in-corporation authorised.

Section 1. In this act the words "farmland bank" shall mean a corporation formed in accordance with the provisions of this act for the purpose of promoting rural mortgage credit in the commonwealth; the word "bank", unless otherwise designated, shall mean a farmland bank; the words "land reserve fund" shall mean the capital stock of a farmland bank; the words "land reserve certificate" shall mean a certificate of shares of stock in a farmland bank; the word "mortgage" shall mean a mortgage upon farm land of which a farmland bank is the mortgagee; the word "bond" shall mean a bond issued by a farmland bank and secured by mortgages upon farm lands; the word "farm" shall mean any tract of land of not less than two acres, cultivated or managed wholly or principally for the purpose of obtaining a revenue from the sale of farm, dairy, or poultry products; the words "farm land" shall mean any land, improved or unimproved, having a present or potential value for agricultural purposes and comprising the whole or a part of a farm in this commonwealth; the word

"board" shall mean the board of bank incorporation authorized by section four of chapter two hundred and four of the acts of the year nineteen hundred and six; and the word "commissioner" shall mean the bank commissioner of the commonwealth.

This act may be cited as The Farmland Bank Law.

INCORPORATION.

Section 2. Ten or more persons resident in this com-Incorporators. monwealth, who have associated themselves by an agreement in writing with the intention of forming a farmland bank for the purpose of promoting rural mortgage credit, may, with the consent of the board of bank incorporation. become a corporation upon complying with all of the provisions of this act. The board is hereby authorized to grant such consent when it is satisfied that the proposed field of operation is favorable to the success of a farmland bank, and that the standing of the proposed incorporators is such as to give assurance that its affairs will be administered in accordance with the spirit of this act. The words "Farmland Bank" shall be a part of the corporate name of every corporation organized under the provisions of this act, and the word "Farmland" shall not be used in the corporate name of any other corporation doing business in this commonwealth.

POWERS.

Section 3. Every corporation which is subject to the Powers and provisions of this act shall have the following powers and privileges. privileges and shall be subject to the following liabilities and restrictions: -

First. — To adopt and use a corporate seal.

Second. — To have perpetual succession in its corporate name unless dissolved according to the provisions of this

Third. — To make contracts, incur liabilities and borrow money as hereinafter provided.

Fourth. — To sue and be sued in its corporate name, and to prosecute or defend to final judgment, execution or decree in any court of law or equity.

Fifth. — To elect not less than six nor more than fifteen directors, a treasurer, clerk, and auditing committee, and, by its board of directors, to elect a president, vice president, committee on loans, and other officers and agents, and to fix

Powers and privileges.

Proviso.

the compensation of all directors, officers and committees and to define their duties.

Sixth. — To make by-laws, not inconsistent with the laws of this commonwealth, for regulating its government and for the administration of its affairs as herein provided.

Seventh. — To make loans upon farm lands anywhere

within the commonwealth: provided,

(a) That such loans shall be made for a term not longer than thirty-five years, and shall be secured by a first mortgage on farm lands.

- (b) That no loan shall exceed fifty per cent of the value of the mortgaged property, the value to be determined by an appraisal by the committee on loans as hereinafter provided.
- (c) That every mortgage for a period longer than five years shall contain a mandatory provision for the amortization of the loan at maturity, or reduction of the same by annual, semi-annual, or quarterly payments on account of principal.
- (d) That every loan, for a period longer than five years, or any unpaid balance thereof, may be paid off in whole or in part by the borrower, in accordance with rules to be prescribed by the said bank and approved by the commissioner, at any interest period after such loan has continued for five years.
- (e) That the total amount loaned to any one individual or corporation shall never at any time exceed ten per cent of the total amount of the then paid-in land reserve fund and surplus.

(f) That no loan shall be made by any bank upon the security of its own land reserve certificates, or the certificates

of any other farmland bank.

Eighth. — To issue, sell and trade in its own collateral trust bonds, which shall be known and described as farmland bonds and shall be secured, as hereinafter provided, by the deposit of first mortgage notes on farm lands and the mortgages securing the same.

ORGANIZATION.

Organization.

Section 4. Farmland banks shall be organized under the provisions, so far as applicable, of sections two to six, inclusive, of chapter three hundred and seventy-four of the acts of the year nineteen hundred and four, as amended by section four of chapter two hundred and four of the acts of the year nineteen hundred and six, and any other amendments thereof, except that the fee for filing and recording Fee. the articles of organization, including the issuing by the secretary of the commonwealth of the certificate of incorporation, shall be five dollars.

The provisions relating to supervision by the bank com-Bank commissioner, so far as applicable, of chapter five hundred and missioner to supervise. ninety of the acts of the year nineteen hundred and eight and any amendments thereof, shall apply to banks incorporated under this act.

BY-LAWS.

Section 5. The by-laws may prescribe, subject to the By-laws. provisions of this act, the name of the corporation, the purposes for which it is formed, the location of the principal office, the time and place of holding and the manner of conducting its meetings, the number of shareholders and directors necessary to constitute a quorum, the powers and duties of its directors and officers, the expediency of providing for an executive committee and the number of members thereof and the duties which may be delegated to it, the amount of the treasurer's bond and the expediency of requiring bonds of other officers or directors of the bank, and the amount of such bonds, the conditions under which a new certificate of stock may be issued in place of a certificate which is alleged to have been lost or destroyed, the requisite notice and advertisement when bonds are called before maturity, the method in general of transacting its business, and the manner by which the by-laws may be altered, amended or repealed.

FISCAL YEAR.

SECTION 6. The fiscal year of every farmland bank shall Fiscal year. end at the close of business on the last business day of October.

DIRECTORS, OFFICERS AND COMMITTEES.

Section 7. The business of every bank subject to Directors, this act shall be managed and conducted by a board of not committees, less than six nor more than fifteen directors, a president, a etc. vice president, a clerk, a treasurer, a committee on loans of five members, an auditing committee of three members. and such other officers, committees and agents as the by-

Directors, officers and committees, etc. laws may authorize. The clerk, treasurer, board of directors, and auditing committee shall be elected annually by ballot The president, vice president, and by the shareholders. committee on loans shall be elected annually by ballot by the board of directors. The president and vice president shall be chosen from the board of directors. Two thirds of the members of the board of directors shall be shareholders. and the remainder shall be borrowers from the bank who are not shareholders, if there is a sufficient number of such borrowers. All officers and the members of the auditing committee shall be shareholders. All officers and directors of the corporation shall be residents of the commonwealth and shall be elected for a term of one year and until their successors are duly elected and qualified. The manner of choosing or of appointing all other officers, committees, and agents, and of filling all vacancies shall be prescribed by the by-laws, and, in default of such by-law, vacancies may be filled by the board of directors, except vacancies in the auditing committee.

POWERS AND DUTIES OF DIRECTORS AND OFFICERS.

Directors and officers, powers and duties.

SECTION 8. The board of directors shall exercise all the powers of the corporation, except as is otherwise provided by law or by the by-laws of the corporation. A bank may, in its by-laws, provide for an executive committee to be elected by and from its board of directors. To such committee may be delegated the management of the current and ordinary business of the bank, and such other duties as the by-laws may prescribe. The duties of the officers shall be defined in the by-laws. Officers of the bank shall be sworn to the faithful discharge of their duties. The treasurer shall be required, and any other officer entrusted with the property of the bank may be required, to give a bond in such sum and with such sureties as the by-laws may prescribe. The clerk shall record all votes of the corporation in a book to be kept for that purpose.

COMMITTEE ON LOANS.

Loans, how made. SECTION 9. The committee on loans shall approve in writing an application for a loan before the same shall be granted. Every application for a loan shall be made in writing and shall state the purpose for which the loan is

desired. No loan shall be made, except as is hereinafter provided, unless the committee on loans is satisfied that it tends to benefit the borrower and to develop agricultural resources, nor unless it has received the approval in writing of a majority of the members of the committee, who shall certify after an examination that in their best judgment the loan to be made does not exceed fifty per cent of the value of the property. An applicant for a loan which has been Appeal. refused by the committee on loans may appeal to the board of directors, who are hereby given authority to approve and authorize loans on appeal from the committee.

AUDITING COMMITTEE.

SECTION 10. The auditing committee shall inspect the Auditing comsecurities, cash and accounts of the bank, and shall employ and duties. accountants, authorized by law to examine savings banks. to audit the books, records and accounts, and may do so without previous notice to the directors or officers and with such frequency and at such times as they deem necessary or expedient. At the annual meeting of the shareholders the committee shall submit its report, including the results of audits made during the year, and such recommendations as it may desire to make. At any time it may, by a majority vote, call a meeting of the shareholders to consider any violation of this act or of the by-laws, or any matter relating to the affairs of the bank which, in the opinion of said committee, requires action on the part of the shareholders. The committee, unless otherwise provided in the by-laws, shall prescribe the method of keeping the mortgage register, of holding and preserving the mortgages and other securities, of crediting payments on mortgages, of cancelling mortgages, and of releasing the liens of mortgages. The committee shall also ascertain that all mortgages, deeds, assignments and other evidences of title to real estate have been duly recorded according to law, and, in the event of failure on the part of the proper officers to record any such instrument. the auditing committee shall certify such fact upon the records of the bank, and such officers shall be liable in damages to the bank for any loss sustained by reason of the failure to record such instrument. The auditing committee shall fill vacancies in its own membership until the next annual meeting of the shareholders.

MEETINGS.

Dates of meetings.

Section 11. The annual meeting of the corporation shall be held at such time and place as the by-laws shall prescribe, but it must be held within thirty days after the close of the fiscal year. Special meetings of the shareholders may be called by the president, or by a majority of the directors or of the auditing committee, and shall be called by the clerk upon written application of three or more shareholders who hold at least one tenth part in interest of the capital stock, stating the time, place and purpose of the meeting. Meetings of the board of directors shall be held at least quarterly. Notice of all meetings of the shareholders and of the board of directors and of committees shall be given in the manner prescribed in the by-laws, but at least seven days' notice shall be given of all meetings of the shareholders, which notice shall state the purposes for which the meeting is called. Meetings of the shareholders may be held without notice if all the shareholders waive notice in writing and such waiver is filed with the records of the meeting. Meetings of the board of directors may be held without notice if all members thereof waive notice in writing and such waiver is filed with the records of the meeting. Meetings of committees may be held without notice if all members thereof waive notice in writing. All meetings of the shareholders and of the board of directors shall be held within the commonwealth. If, by reason of the death or absence of the officers of a corporation or other cause, there is no person duly authorized to call or preside at a legal meeting, or if the clerk or other officer refuses or neglects to call it, a justice of the peace may, upon written application of three or more of the shareholders, issue a warrant to any one of them, directing him to call a meeting by giving such notice as is required by law, and may, by the same warrant, direct him to preside at the meeting until a clerk is duly chosen and qualified, if no officer of the corporation is present who is legally authorized to preside.

Certain meetings, how called.

QUORUM AND PROXIES.

Quorum and proxies.

Section 12. Unless the by-laws otherwise provide, a majority in interest of all shares issued and outstanding shall constitute a quorum at a meeting of the corporation, and a majority of the members shall constitute a quorum

at a meeting of the board of directors or of any committee. No corporation shall, directly or indirectly, vote upon any share of its own stock. Shareholders shall have one vote for each share of stock owned by them. Executors, administrators, guardians, trustees or persons in any other representative or fiduciary capacity may vote as shareholders upon shares held in such capacity. Shares owned by any corporation may be voted by any duly authorized officer or agent thereof. Shareholders may vote either in person or by proxy. No proxy which is dated more than six months prior to the meeting named therein shall be valid, and no proxy shall be valid after the final adjournment of the meeting for which it was issued.

LAND RESERVE FUND.

Section 13. The capital stock of a farmland bank Land reserve shall not be less than fifty thousand dollars nor more than five hundred thousand dollars and shall be held by the bank as a separate fund, to be known as the Land Reserve Fund.

The par value of shares in the Land Reserve Fund shall be five dollars or any multiple thereof not exceeding one hundred dollars.

No person shall directly or indirectly hold or own more than ten per cent of the shares in a farmland bank exclusive of any shares which he may hold as collateral security.

Any bank, at a meeting duly called for the purpose, by Articles of invote of the majority of its shares outstanding, may amend amendments. its articles of incorporation to authorize an increase or a reduction in the amount of its capital stock, and in the case of an increase may determine the terms and the manner of the disposition of such additional stock, but in no event shall the capital stock be increased to an amount exceeding five hundred thousand dollars, nor reduced to an amount less than fifty thousand dollars. If an increase in the total amount of the capital stock shall have been authorized by vote of the shareholders in accordance with the provisions hereof, the articles of amendment shall also set forth the total amount of capital stock previously authorized and a statement that the increased amount of capital stock has all been paid in in cash, and the bank commissioner shall in no case approve a certificate showing an increase of capital stock until he is satisfied that such payment in full has been made to the bank. If a reduction of the

Articles of incorporation, amendments. capital stock shall have been authorized by the share-holders in accordance with the provisions hereof, the articles of amendment shall also set forth the total amount of capital stock previously authorized, the amount of the reduction and the manner in which it shall be effected, and a copy of the vote authorizing the reduction. No reduction of capital stock shall be lawful which renders the bank bank-rupt or insolvent, but the capital stock may be reduced, if the assets of the bank are not reduced thereby, by the surrender by every shareholder of his shares and the issue to him in lieu thereof of a proportional decreased number of shares and such reduction shall not create any liability of the shareholders of such bank in case of the subsequent bankruptcy of such bank.

WHO MAY BE SHAREHOLDERS.

Shareholders.

Section 14. Any person, firm, association, society, or organization, and any co-operative bank, credit union, trust company, or other corporation may purchase and hold shares in any farmland bank, subject to the provisions of any laws expressly prohibiting or restricting investment therein by any such corporation, association, society or organization.

LAND RESERVE CERTIFICATES.

Land reserve certificates.

Section 15. Every shareholder shall be entitled to a land reserve certificate in a form approved by the commissioner, which shall be signed by the president and by the treasurer of the corporation, shall be sealed with its seal, and shall certify that the holder is the owner of the number of shares represented by the certificate. Land reserve certificates may be transferred upon the books of the corporation in accordance with the laws relating to the transfer of stock in general business corporations. The directors of a farmland bank may, unless otherwise provided by the bylaws, determine the conditions upon which a new certificate may be issued in place of any certificate which is alleged to have been lost or destroyed.

BONDS.

Bond issues.

Section 16. Farmland bonds in a form approved by the commissioner may be issued by a bank by vote of its board of directors whenever the bank holds as mortgagee

farm land mortgages of a term longer than five years in Bond issues, amount sufficient to secure such issue. Each issue of bonds etc. shall constitute a separate series and shall be so designated, the first series being designated as "Series One of Farmland Farmland Bank", and subsequent Bonds of the series accordingly. No series shall be issued for less than an aggregate sum of ten thousand dollars nor for more than ninety-five per cent of the amount of the mortgages against which it is issued. Bonds may be issued in denominations of fifty dollars or any multiple thereof, but no bond shall be for a larger amount than one thousand dollars. Bonds may bear such rate of interest as may be determined by the directors, but not exceeding five per cent per annum. They shall be payable on a date specified and shall be subject to call by the bank at two per cent above par with accrued interest at any interest period after the date of issue, or after a date specified in the bond, after such notice and advertisement as may be provided in the by-laws, or, if no provision is made in the by-laws, as shall be approved by the commissioner. Mortgages pledged as collateral security for bonds of any series shall be kept at all times in the possession and under the control of the bank, or, upon direction of the commissioner, shall be deposited with a trustee who shall be appointed by the bank with the approval of the commissioner, and shall hold the mortgage notes and mortgages for the bond holders. As the amortization payments are received and credited upon the mortgage notes so deposited as security, the bonds issued by the bank and secured thereby shall be called and paid, or purchased in the open market and retired, to the extent of the payments received, and credited upon the mortgage notes held as security therefor, under rules and regulations adopted by the bank with the approval of the commissioner, or the payments so received may be deposited by the bank, or. if a trustee has been appointed, shall be paid over to the trustee, to be deposited at interest as an amortization fund to meet the payment of the notes at maturity. Only mortgages for a period longer than five years shall be pledged as collateral for farmland bonds. Bonds issued by any Bonds to be bank in accordance with the provisions of this act shall be ment. a legal investment (1) for any savings bank or trust company to an amount not exceeding one fifth of the deposits of such savings bank or trust company; (2) for trust funds and estates and for funds and estates under the jurisdiction of

or administered by any of the courts of the commonwealth; (3) for insurance companies as defined and prescribed by section thirty-seven of chapter five hundred and seventy-six of the acts of the year nineteen hundred and seven, and any amendment thereof; (4) for surplus funds of co-operative banks in addition to the investments authorized by section eleven of chapter one hundred and fourteen of the Revised Laws; (5) for the sinking funds of the commonwealth or of any county or city or town thereof.

INVESTMENTS.

Investments,

Section 17. The land reserve fund, and the surplus fund to the amount of one fourth of the land reserve fund, shall be invested only in (1) first mortgages upon farm lands, which shall have the approval of the committee on loans or the board of directors as herein provided; (2) bonds and notes which are at the time of their purchase legal investments for savings banks in this commonwealth; (3) investments, other than real estate and mortgages upon real estate, which shall be approved by the commissioner: provided, that the surplus fund, when other funds of the bank are not sufficient, may be expended in meeting the accruing obligations and necessary current expenses of conducting the business of the bank. Any uninvested portion of the land reserve fund or the surplus fund may be deposited, pending investment, in any national bank or trust company in the commonwealth.

Proviso.

HOLDINGS OF REAL ESTATE.

Real estate holdings. Section 18. A farmland bank may purchase and hold real estate only as provided in this section:

Proviso

First. — It may own the building in which its offices are located, and may lease such portion of the building as may not be required for the business of the bank: *provided*, that no part of the land reserve fund or the surplus fund required by the provisions of this act shall be invested in the purchase of such building.

Second. — It may hold real estate acquired by the foreclosure of mortgages owned by it, or by purchase at sales made under the provisions of such mortgages, or upon judgments for debts due to it, or in settlements effected to secure such debts, but all such real estate shall be sold by the bank within five years after the title thereof is vested in it, unless the commissioner upon petition of the committee on loans of such bank for cause shall grant additional time for the sale of such real estate.

Section 19. Loans shall be made only upon security of Loans, how made and rate first mortgages upon farm lands. The rate of interest upon of interest. loans shall in no event be more than six per cent, but an additional charge to the borrower may be made, to be applied to the cost of administering the affairs of the bank, which charge in no case shall exceed one per cent of the amount unpaid on the loan and shall be paid in annual, semi-annual, or quarterly payments at the same time that the interest is paid. The rate of interest upon loans for a period longer than five years shall not exceed the rate of interest upon the bonds secured thereby by more than one per cent annually upon the amount unpaid on the loan.

Upon loans for a period longer than five years amor- Payments. tization payments shall be made in such amounts as shall be stated in the mortgage note and mortgage, which amounts shall be sufficient to pay the principal in full at maturity and shall be payable in equal annual, semi-annual, or quarterly payments at the same time that the interest is paid. A borrower may pay the amount of his mortgage loan or any part thereof on any interest day by surrendering at par and accrued interest bonds of the series for which his mortgage is pledged as security.

Fines may be imposed upon borrowers for failure to pay Fines. interest or amortization payments promptly, but such fines shall not exceed one half of one per cent per month upon the unpaid part of the loan for the time that the default continues. In no event shall fines for more than six months upon any one default be collected.

DIVIDENDS AND SURPLUS.

Section 20. The directors may from time to time de-Dividends clare dividends to be paid out of the profits of the bank, and surplus. but no dividend shall be declared unless the combined amount of the land reserve and surplus funds is equal to five per cent of the par value of the bonds outstanding at the time the dividend is declared. No dividend shall be declared exceeding six per cent per annum upon the par value of the land reserve certificates outstanding, except as

Dividends and surplus.

is hereinafter provided. Net earnings in excess of the dividend declared shall annually be carried to surplus until the surplus fund shall equal twenty-five per cent of the land reserve fund. Dividends shall be cumulative only after the surplus fund shall have been established and maintained equal to twenty-five per cent of the land reserve fund. Any profit not required to maintain the land reserve and surplus funds, and to pay cumulative dividends not exceeding six per cent per annum, may be carried in amount not exceeding fifty per cent to surplus until the surplus fund shall equal the land reserve fund, and any amount not carried to surplus shall be annually divided in equal shares of which one half shall be placed to the credit of the borrowers in amounts in proportion to their loans unpaid at the time of such distribution, and the remaining half shall be paid as an extra dividend upon the outstanding land reserve certificates.

EXEMPTION FROM TAXATION.

Exemption from taxation.

Section 21. All property of a bank incorporated under the provisions of this act, except real estate, and all land reserve certificates and farmland bonds issued by the bank, shall be exempt from state and local taxation, except legacy and succession taxes.

ARTICLES OF AMENDMENT.

Articles of amendment, when to take effect. Section 22. No amendment for alteration of the agreement of association or articles of organization shall take effect until said articles of amendment, signed and sworn to by the president, treasurer and a majority of the directors, shall have been approved by the commissioner and filed in the office of the secretary of the commonwealth. The fee for filing and recording such articles of amendment shall be five dollars.

Fee.

DISSOLUTION.

Dissolution.

Section 23. A farmland bank may be dissolved by vote of its shareholders, representing two thirds in amount of the shares issued and outstanding, at any meeting called for the purpose after due notice to all shareholders in accordance with the provisions of the by-laws. The bank shall be dissolved in accordance with rules and regulations prescribed by the bank commissioner. In case of dissolution,

after all obligations of the bank have been paid, or due dissolution, provision made for their payment at maturity, the remain-bow distributed. ing assets of the bank available for distribution shall be distributed between the borrowers and shareholders in the manner hereinbefore provided for the distribution of surplus earnings of the corporation between the borrowers and shareholders. In the event that the original borrower has sold the mortgaged premises and the purchaser has assumed and agreed to pay the mortgage, the purchaser, by assuming the mortgage, shall succeed to all rights of the borrower and shall be entitled to receive any share of the borrower in any distribution of surplus, and in any distribution of assets of the corporation in dissolution.

Approved May 6, 1915.

An Act to provide for the improvement of the high- Chap.232 WAY LEADING FROM MILFORD TO SOUTHBOROUGH THROUGH HOPKINTON.

Be it enacted, etc., as follows:

SECTION 1. In addition to any sums heretofore appro- Improvement of the highway priated for the purpose, the Massachusetts highway com- leading from mission is hereby authorized to expend the sum of five Southborough through thousand dollars during the present year in the construction through Hopkinton. and improvement of the highway between the existing highway in the town of Milford, at a point near the Milford Pine Grove cemetery, leading through Hopkinton to the existing highway in the town of Southborough at the point where the highway from Hopkinton enters the town of Southborough at the Cordaville railroad bridge, in order that said way may be made safe and convenient for public travel. Neither said way nor any part thereof shall thereby become a state highway, but the way shall be maintained and kept in good repair by the town or towns in which it is situated, until such time as it shall become a state highway. This act shall not be construed as prohibiting the. laying out and construction of said way or any part thereof as a state highway under the laws applicable thereto, whenever said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

SECTION 2. For the purpose of meeting the expendi- State Highway tures hereby authorized, the treasurer and receiver general Loan.

State Highway is hereby empowered, with the approval of the governor and council, to issue scrip or certificates of indebtedness to an amount not exceeding ten thousand dollars for a term not exceeding ten years. Such scrip or certificates of indebtedness shall be issued as registered bonds, or with interest coupons attached, and shall bear interest at a rate not exceeding four per cent per annum, payable semiannually. They shall be designated on their face, State Highway Loan, shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best.

> Section 3. This act shall take effect upon its passage. Approved May 8, 1915.

Chap.233 An Act relative to the taxation of national banks. Be it enacted, etc., as follows:

Annual return to tax commissioner

Section 1. Every national bank located in this commonwealth which now is or hereafter may be empowered to act as trustee and in such capacity to hold personal property shall, annually, between the first and tenth days of April, make a return to the tax commissioner, signed and sworn to by some officer of the bank, of all personal property held upon any trust on the first day of April, whether such property is held by said bank singly or jointly with others, which would be liable to taxation if held by any other trustee residing in this commonwealth, the name of each city and town in this commonwealth where any beneficiaries resided on said day, the aggregate amount of such property then held for all the beneficiaries resident in each of such places, and also the aggregate amount held for beneficiaries not resident in this commonwealth. Every such bank shall annually pay to the treasurer and receiver general a tax to be assessed by the tax commissioner upon the total value of such personal property held in trust at the rate determined by him under the provisions of section six of chapter one hundred and ninety-eight of the acts of the year nineteen hundred and fourteen.

Tax to be paid to treasurer and receivergeneral.

SECTION 2. All taxes paid into the treasury of the Distribution, commonwealth under the provisions of this act shall be distributed, credited and paid to the several cities and towns thereof or shall be retained by the commonwealth in the same manner and to the same extent as taxes paid by trust companies under the provisions of section thirtyseven of Part III of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, as amended by chapter two hundred and sixteen of the acts of the year nineteen hundred and ten and by section one of chapter three hundred and eighty-three of the acts of the year nineteen hundred and eleven.

SECTION 3. This act shall take effect upon its passage. Approved May 8, 1915.

An Act relative to the establishment by counties of Chap.234 RETIREMENT SYSTEMS FOR THEIR EMPLOYEES.

Be it enacted, etc., as follows:

Section 1. Paragraph (f) of section one of chapter six 1911, 634, 1 1, hundred and thirty-four of the acts of the year nineteen hundred and eleven, as amended by chapter eight hundred and seventeen of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out all after the word "county", in the tenth line, and inserting in place thereof the words: — and in the case of employees of any department or institution formerly administered by the commonwealth, or formerly administered in part by the commonwealth and in part by the county and later taken over by the county, service rendered prior to such transfer shall be counted as a part of the continuous service for the purposes of this act, — so as to read as follows:—

(f) The words "continuous service" mean uninterrupted cortain words employment, with these exceptions: a lay-off on account of defined. illness or reduction of force; and a leave of absence, suspension or dismissal followed by reinstatement within one

vear. In the case of employees of the county who are now Establishment paid wholly by it, but who at any prior period were em-by counties ployees of the county within the meaning of paragraph systems for their em-their em-by counties of retirement ployees of the section and did not receive the whole or any ployees. part of their compensation from said county, and in the case of employees of any department or institution formerly administered by the commonwealth, or formerly administered

in part by the commonwealth and in part by the county and later taken over by the county, service rendered prior to such transfer shall be counted as a part of the continuous service for the purposes of this act.

Section 2. Section six of said chapter six hundred and thirty-four, as amended by section three of chapter eight

1911, 634, § 6, etc., amended.

hundred and seventeen of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "annuity", in the tenth line of paragraph (2) C (b), the words: — and pension, — so that the said paragraph will read as follows: - (b) Pensions based upon prior service. Any member of the association who reaches the age of sixty years, having been in the continuous service of the county for fifteen years or more immediately preceding, and then or thereafter retires or is retired, and any member who completes thirty-five years of continuous service and then or thereafter retires or is retired, shall receive in addition to the annuity and pension provided for by paragraphs (2) B and C (a) of this section an extra pension for life as large as the amount of the annuity and pension to which he might have acquired a claim if the retirement system had been in operation at the time when he entered the service of the county, and if accordingly he had paid regular contributions from that date to the date of the establishment of the retirement association at the same

Section 3. This act shall take effect upon its passage.

Approved May 8, 1915.

rate as that first adopted by the board of retirement, and if such deductions had been accumulated with regular

Chap.235 An Act to provide for the construction of a new bridge between the city of boston and the town of dedham.

Be it enacted, etc., as follows:

interest.

New bridge to be constructed between Boston and Dedham.

Section 1. The mayor of the city of Boston, the chairman of the county commissioners of the county of Norfolk and the chairman of the board of selectmen of the town of Dedham are hereby constituted a commission and are authorized, in behalf of the city of Boston, the county of Norfolk and the town of Dedham, respectively, to widen the existing bridge over the Charles river between the city of Boston and the town of Dedham, known as the Spring

Pensions based upon prior service.

street bridge, without a draw, to a width not exceeding sixty feet, and at a cost not exceeding thirty thousand dollars. The commission shall serve without pay and shall appoint commission an engineer who shall serve without pay and whose duty it to serve without pay, etc. shall be to cause plans and specifications to be prepared for the bridge and to supervise its construction, the expense of preparing such plans and specifications and of inspection to be included in the cost of construction. The commission shall advertise for bids for the construction of the bridge in the City Record of the city of Boston and in such other publications as the commission may select. The contract for the construction shall be awarded by the commission to the lowest bidder who is competent and financially responsible, but the commission may reject all bids, if in its opinion they are excessive, and may advertise for new bids. No contract for the construction of the bridge shall be Contract, when awarded until the city of Boston, the county of Norfolk and the town of Dedham, respectively, shall have made appropriations sufficient to cover their respective shares of the cost of construction.

Section 2. The cost of construction shall be distributed Payment of as follows: - fifty per cent to be paid by the city of Boston, the sum of twenty-five hundred dollars to be paid by any street railway company which shall have a location upon the bridge, and the balance to be paid in equal amounts by the county of Norfolk and the town of Dedham. expenses incurred shall, as they accrue, be paid by the city of Boston upon requisition of the commission and upon approval by the auditor of said city. The commission is authorized to require said street railway company, the city of Boston, the county of Norfolk and the town of Dedham to pay into the treasury of the city of Boston such portions of their shares of the cost of construction, and at such times, as the commission shall direct. For the purposes of this act the city of Boston, the county of Norfolk and the town of Dedham, respectively, are authorized to make appropriations from taxes, loans or revenue under the provisions of law relating to the construction of bridges, applicable to them respectively.

section 3. The approaches upon the Boston side of the Expenses of in-approaches. bridge shall be constructed and the expense thereof, including land damages, shall be borne by the city of Boston; the approaches on the Dedham side shall be constructed and the expense thereof, including land damages, shall be

borne by the town of Dedham; and the plans for, and grades of said approaches shall be approved by the commission before the construction of either of the approaches is begun. No part of the cost of the approaches shall be reckoned as part of the cost of construction of the bridge.

Maintenance.

Section 4. After the completion of the bridge and its approaches, the cost of maintenance of the bridge, including the lighting and policing thereof, shall be divided equally between the city of Boston and the town of Dedham, but said city and town may at any time execute a written contract under which either municipality may assume the whole duty of such maintenance on such terms as may be agreed upon. Any suit for a defect or want of repair upon the Boston side of the bridge shall be brought against the city of Boston, and any suit for a defect or want of repair upon the Dedham side of the bridge shall be brought against the town of Dedham, and said city and town shall be liable, respectively, for any damages incurred by such defect or want of repair upon their respective sides of the bridge.

Liability for suit for damages, etc.

Street railway company to make certain repairs, etc. Section 5. Any street railway company having a location upon the bridge shall keep that part of the roadway thereon which lies within its tracks and eighteen inches outside the tracks in reasonable repair and safe for public travel. The pavement on the bridge, including that part which said railway company is obliged under this act to keep in repair, and the base for such pavement shall be uniform in character, and all subsequent repairs made by the city of Boston, the town of Dedham or said street railway company shall be made so as to preserve the uniformity of the pavement and the base thereof.

Enforcement of provisions. SECTION 6. The supreme judicial court, or any justice thereof, shall have jurisdiction in equity to enforce the provisions of this act. No member of the commission shall be under any personal liability by reason of any act done in pursuance of the authority given to the commission under this act.

SECTION 7. This act shall take effect upon its passage.

Approved May 8, 1915.

Chap.236 An Act relative to compensation to young and inexperienced workmen who receive injuries.

Be it enacted, etc., as follows:

Compensation to young and inexperienced Section 1. Whenever an employee is injured under circumstances that would entitle him to compensation

under the provisions of chapter seven hundred and fifty-one workmen who of the acts of the year nineteen hundred and eleven, and acts in amendment thereof and in addition thereto, if it be established that the injured employee was of such age and experience when injured that, under natural conditions, his wages would be expected to increase, that fact may be taken into consideration in determining his weekly wages.

SECTION 2. This act shall take effect upon its passage. Approved May 10, 1915.

An Act relative to land takings and sales for non- Chap.237 PAYMENT OF TAXES AND TO PROVIDE FOR THE REDEMPTION AND FORECLOSURE OF TAX TITLES.

Be it enacted, etc., as follows:

SECTION 1. Section forty-four of Part II of chapter 1900, 490, Part four hundred and ninety of the acts of the year nineteen amended. hundred and nine, as amended by chapter three hundred and seventy of the acts of the year nineteen hundred and eleven, is hereby further amended by inserting after the word "convey", in the tenth line, the words:—to the purchaser, - and also by inserting after the word "taxes", in the twelfth line, the words: - The title thus conveyed shall, until redemption or until the right of redemption is foreclosed as hereinafter provided, be held as security for the repayment of the purchase price, with all intervening costs, terms imposed for redemption and charges, with interest thereon,—so as to read as follows:—Section 44. Deeds given by tax

The collector shall execute and deliver to the purchaser a collectors. deed of the land, which shall state the cause of sale, the price for which the land was sold, the name of the person on whom the demand for the tax was made, the places where the notices were posted, the name of the newspaper in which the advertisement of the sale was published, and the residence of the grantee, and shall contain a warranty that the sale has in all particulars been conducted according to law. The deed shall convey, to the purchaser, subject to the right of redemption, all the right and interest which the owner had in the land when it was taken for his taxes. The title thus conveyed shall, until redemption or until the Title to be right of redemption is foreclosed as hereinafter provided, be security, etc. held as security for the repayment of the purchase price, with all intervening costs, terms imposed for redemption and charges, with interest thereon, and the premises conveyed shall also be subject to and have the benefit of all

easements and restrictions lawfully existing in, upon or over said land or appurtenant thereto when so taken. Such deed shall not be valid unless recorded within thirty days after the sale, and if recorded within said time it shall be prima facie evidence of all facts essential to its validity.

1909, 490, Part II, § 55, amended.

Instrument of

taking, form,

Section 2. Section fifty-five of Part II of said chapter four hundred and ninety is hereby amended by adding at the end thereof the words: - Such title, and also the title conveyed by a deed or taking under the provisions of chapter fifty-six of the General Acts of the year nineteen hundred and fifteen shall, until redemption or until the right of redemption is foreclosed as hereinafter provided, be held as security for the re-payment of said taxes with all intervening costs, terms of redemption and charges, with interest thereon. — so as to read as follows: — Section 55. The instrument of taking shall be under the hand and seal of the collector and shall contain a statement of the cause of taking, a substantially accurate description of each parcel of land taken, the name of the person to whom the same was assessed. the amount of the tax thereon, and the incidental expenses and costs to the date of taking, and shall be recorded in the registry of deeds; and the title to the land so taken shall thereupon vest in the city or town subject to the right of redemption. Such title, and also the title conveyed by a deed or taking under the provisions of chapter fifty-six of the General Acts of the year nineteen hundred and fifteen shall, until redemption or until the right of redemption is foreclosed as hereinafter provided, be held as security for the re-payment of said taxes with all intervening costs, terms of redemption and charges, with interest thereon.

Title to be absolute, etc.

SECTION 3. The title conveyed by a tax collector's deed or by a taking of land for taxes shall be absolute after fore-closure of the right of redemption by decree of the land court as hereinafter provided. The land court shall have exclusive jurisdiction for the foreclosure of all rights of redemption from titles conveyed by a tax collector's deed or a taking of land for taxes, in a proceeding hereinafter provided for.

Redemption of title.

SECTION 4. After two years from the date of a sale by the collector of taxes or the taking of land for taxes, the purchaser of a title thereby acquired or the assignee or holder of the same, or, in case of a taking, the city or town, may bring a petition in the land court for the foreclosure of all rights of redemption thereunder. Such petition shall

be made in the form to be prescribed by the said court and shall contain a description of the land to which it is to apply, with the assessed valuation thereof, shall set forth the petitioner's source of title, giving a reference to the place, and book and page of record, and such other facts as may be necessary for the information of the court. Two or more parcels of land may be included in any petition brought by a city or town, whether under a taking or as holder or purchaser of such title or titles.

SECTION 5. Upon the filing of such a petition the court Notices.

shall forthwith cause to be made by one of its official examiners an examination of the title sufficient only to determine the persons who may be interested in the same. and shall upon the filing of the examiner's report notify all persons appearing to be interested, whether as equity owners, mortgagees, lienors, attaching creditors or otherwise, of the pendency of the petition, the notice to be sent to each by registered mail and return of receipt required; the addresses of respondents, so far as may be ascertained, being furnished by the petitioner. Such other and further notice by publication or otherwise shall be given as the court may at any time order. The notice, to be addressed "to all whom it may concern", shall contain the name of the petitioner, the name of all known respondents, a description of the land and a statement of the nature of the petition, shall fix the time within which appearance may be entered, and shall contain a statement that unless the party notified

SECTION 6. After the return day fixed, which shall be at Order of least twenty days after the time of the actual issuance of notice, the court shall, if satisfied that the notice has been properly given, on motion of the petitioner enter an order defaulting all persons failing to appear, and decreeing that the petition as to them be taken as confessed.

shall appear within the time fixed a default will be recorded, the petition taken as confessed, and the right of redemption

forever barred.

SECTION 7. Any person claiming an interest, within ten Filing of days after entering his appearance or within such further time as may on motion be allowed by the court, shall, if he desires to redeem, file an answer setting forth his right in the premises, together with all matters which in equity and good conscience entitle him to redeem, and an offer to redeem upon such terms as may be fixed by the court. Thereupon the court shall hear the parties, and, if good court.

cause shall be shown therefor, may make a finding allowing the party to redeem, within a time fixed by the court, upon payment to the petitioner of an amount sufficient to cover the original sum, costs and interest at the rate of eight per cent per annum, together with the costs of this proceeding and such counsel fee as the court may deem reasonable. The court may also impose such other terms as justice and the circumstances may warrant.

Decree to bar redemption. Section 8. If a default shall be entered under section six or on motion for failure to file answer, or if redemption is not made within the time and upon the terms fixed by the court under section seven, or if at the time fixed for the hearing the person claiming the right to redeem does not appear to urge his claim, or if upon hearing the court shall determine that the facts shown do not entitle him to redeem, a decree shall be entered which shall forever bar all rights of redemption.

Validity of title, how questioned. SECTION 9. If a person claiming an interest desires to raise any question concerning the validity of such a title, he shall do so by answer to be filed in this proceeding within ten days after filing his appearance, or within such further time as may on motion be allowed by the court, or else be forever barred from contesting or raising the question in any other proceeding. He shall also file specifications setting forth the matters upon which he intends to rely in order to defeat the title; and unless such specifications are so filed, all questions of the validity or invalidity of the title, whether in form of deed or proceedings relating to the sale or taking, shall be deemed to have been waived. Upon the filing of the specifications the court shall hear the parties, and shall enter a decree in conformity with the law on the facts found.

Trial by jury.

SECTION 10. Any party may claim a jury trial within ten days after the filing of his answer, but unless so claimed the right to a trial by jury shall be deemed to have been waived. Upon such a claim issues shall be framed therefor in accordance with the practice in the land court.

Questions of law.

SECTION 11. Questions of law may be reported by the court or taken to the supreme judicial court for revision by any party aggrieved, in the same manner as in other proceedings in the land court.

Costs.

SECTION 12. The petitioner, at the time of filing his petition, shall deposit with the recorder a sum sufficient to cover the costs of the proceedings as estimated by the court, and the fees chargeable by the court as the case pro-

ceeds shall be computed in accordance with the provisions of section one hundred and nine of chapter one hundred and twenty-eight of the Revised Laws, so far as they may be applicable, except that the charge for examination of title shall be the actual amount allowed the title examiner by the court. The money paid into court as aforesaid by the petitioner shall be disbursed directly by the recorder for necessary expenses incurred, and the balance of fees chargeable in each finished case shall be paid over quarterly to the treasurer and receiver general of the commonwealth.

SECTION 13. Practice and procedure under this act not Practice and herein otherwise provided for shall conform as nearly as possible to the land court practice, rules, regulations and procedure in relation to matters of land registration.

SECTION 14. Notice of the filing of the petition for fore-Filing of closure and notice of the final disposition thereof shall be potitions and notice to be recorded in the registry of deeds, as provided for in land recorded. registration proceedings.

SECTION 15. The superior court shall have jurisdiction Jurisdiction as to redemption in all cases of taking or sale of land for of superior the non-payment of taxes if relief is sought before proceedings for the foreclosure of the right of redemption have been begun in the land court, and may grant such right of redemption or other relief as justice may require, fixing the terms therefor, or may refuse the same. proceedings shall be begun by a bill as in equity, and memoranda, both of the beginning and of the final disposition thereof, shall be filed or recorded in the registry of deeds. similar to those required by the provisions of sections twelve and thirteen of chapter one hundred and thirty-four and sections seventy-nine and eighty of chapter one hundred and twenty-eight of the Revised Laws.

SECTION 16. Section fifty-nine of Part II of chapter four 1909, 490, Part hundred and ninety of the acts of the year nineteen hundred amended. and nine is hereby amended by striking out all after the first paragraph thereof, so as to read as follows: - Section 59. Redemption of title, how The owner of land taken or sold for payment of taxes, in-made. cluding those assessed under the provisions of sections sixteen, seventeen and eighteen of Part I, or his heirs or assigns, may, within two years after the taking or sale, redeem the same by paying or tendering to the collector, if the estate has been taken or purchased by the city or town, the amount of the tax, all intervening taxes, charges and fees, and interest on the whole at the rate of eight per cent

per annum; or by paying or tendering to the purchaser, or his legal representatives or assigns, the original sum and intervening taxes paid by him and interest on the whole at the rate of eight per cent per annum. In each case he shall also pay for examination of the title and for a deed of release not more than three dollars in the aggregate; and in addition thereto the actual cost of recording the tax deed or evidence of taking, and shall be credited with any rents and profits received by the purchaser.

Section 17. Section eighty-six of Part I of said chapter four hundred and ninety is hereby amended by adding at the end thereof the following: — Whenever a tax title shall be finally adjudicated to be invalid by reason of any error or irregularity in the proceedings subsequent to the assessment, it may thereupon be re-assessed to the person appearing of record in the county or district in which the land lies to be the owner thereof at the time of such adjudication. No tax title shall be held to be invalid by reason of any errors or irregularities in the proceedings of the collector which are neither substantial nor misleading, — so as to read as fol-

lows: - Section 86. Every tax except a poll tax, which is

invalid by reason of any error or irregularity in the assessment and which has not been paid, or which has been recovered back, may be re-assessed by the assessors for the time being, to the just amount to which, and upon the estate or to the person to whom, it ought at first to have been assessed, whether such person has continued an inhabitant of the same city or town or not. An alienation of the real estate assessed shall not, subject to the provisions relative to a lien contained in section thirty-six of Part II, defeat a re-assessment, if made within two years after the tax first assessed was committed to the collector. Whenever a tax title shall be finally adjudicated to be invalid by reason of any error or irregularity in the proceedings subsequent to the assessment, it may thereupon be re-assessed to the person appearing of record in the county or district in which the land lies to be the owner thereof at the time of such

1909, 490, Part I, § 86, amended,

Re-assessment of taxes.

Exemption from taxes.

adjudication. No tax title shall be held to be invalid by reason of any errors or irregularities in the proceedings of the collector which are neither substantial nor misleading.

Section 18. After the foreclosure by a city or town of the rights of redemption under a tax title or taking, as hereinabove provided, the land shall thereafter be held and disposed of like any land belonging to it and held for mu-

nicipal purposes, and shall not while so held be assessed for taxes.

SECTION 19. Section sixty-seven of Part II of chapter 1902, 490, Part four hundred and ninety of the acts of the year nineteen amended. hundred and nine is hereby amended by inserting after the word "shall", in the second line, the following: — until foreclosure of the title so acquired, — so as to read as follows: — Section 67. If land is taken or purchased by a Assessment of land taken by city or town, taxes shall, until foreclosure of the title so a city or town. acquired, be assessed thereon as though the same were not so taken or purchased; and shall be deducted from the

proceeds of the final sale.

SECTION 20. Section sixty-eight of Part II of said chapter 1909, 490, Part four hundred and ninety is hereby amended by striking out amended. the word "redeems", in the first line, and inserting in place thereof the words: - has, prior to July first, nineteen hundred and fifteen, redeemed, — so as to read as follows: — Section 68. If no person has, prior to July first, nineteen sale of unredeemed hundred and fifteen, redeemed land taken or purchased by land taken by a city or town within the time prescribed by law, its collector a city or town. for the time being, without any vote or other special authority shall, within two years after the time for redemption has expired, sell the same by public auction, first giving the notice required by the provisions of section forty-one for sales for taxes; and if, from any cause, such sale shall not be made within two years, it shall be made by the collector when he deems best or at once upon the service upon him of a written demand of any person interested therein. The collector shall state in his notice of sale the smallest amount for which the sale will be made and shall, for the city or town, execute and deliver to the highest bidder therefor a quitclaim deed. He shall deduct from the proceeds of said sale the expense thereof, the amount named in the collector's deed or instrument of taking as due when the same was executed, all interest, charges and subsequent taxes and assessments thereon. The balance shall be deposited with the city or town treasurer to be paid to the person entitled to the land, if demanded within five years; otherwise it shall inure to said city or town.

SECTION 21. Section seventy-one of Part I of said chapter 1909, 490, Part four hundred and ninety, as amended by section one of amended. chapter six hundred and eighty-eight of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the words "at the rate of six per cent per

Interest on unpaid taxes.

annum", in the sixth and seventh lines, and inserting in place thereof the following: — at a specified rate of not less than six nor more than ten per cent per annum as such city by its city council or such town or district may vote, — so as to read as follows: - Section 71. Taxes shall be payable in every city and town and in every fire, water, watch or improvement district in which the same are assessed, not later than the fifteenth day of October of each year, and on all taxes so assessed remaining unpaid after the first day of November interest shall be paid, at a specified rate of not less than six nor more than ten per cent per annum as such city by its city council or such town or district may vote, from the fifteenth day of October until such taxes are paid; but a city, town, fire, water, watch or improvement district may by vote, ordinance or by-law charge interest from an earlier date, and such interest shall be added to and be a part of the taxes. Section 22.

1909, 490, Part II, § 13, amended.

Section thirteen of Part II of said chapter four hundred and ninety, is hereby amended by inserting after the words "For a summons, twenty cents;" in the tenth line, the clause: - For the written demands provided for by law, twenty-five cents; by striking out from the clause fixing the amount of charges for obtaining affidavit the word "obtaining", and the words "of disinterested person", and by striking out from the clause fixing the amount of charges for recording affidavit the words "the register's fees", and by inserting in place thereof the words: - fifty cents, — so as to read as follows: — Section 13. collector shall, unless removed from office or unless his tax list has been transferred to his successor, complete the collection of the taxes committed to him, notwithstanding the expiration of his term of office. He shall be allowed the following charges and fees and no other, which after they have accrued, shall be severally added to the amount of the tax:

Completion of collection of taxes by collector after expiration of term.

Fees.

For an arrest, one dollar and actual travelling expenses incurred in making such arrest:

For a summons, twenty cents;

For the written demands provided for by law, twenty-five cents;

For a warrant to distrain or arrest, fifty cents;

For a copy of warrant and certificate under section twentyfour, one dollar;

For preparing advertisement of sale, fifty cents;

For advertisement of sale in newspapers, the cost thereof; Fees. For posting notices of sale, fifty cents for each parcel of real estate seized or lot of goods distrained;

For distraining goods, one dollar and the cost thereof;

For selling goods distrained, the cost thereof;

For affidavit, one dollar:

For recording affidavit, fifty cents;

For preparing deed, two dollars;

For each hour's time actually expended in selling as certified by him under the provisions of section fifty, thirty cents:

For service of demand and notice under the provisions of section fifty-four, if served in the manner required by law for the service of subpœnas upon witnesses in civil cases, fifty cents and travel as allowed by chapter two hundred and four of the Revised Laws.

SECTION 23. Section fifteen of Part I of said chapter 1909, 490, Part four hundred and ninety, as affected by section two of amended. chapter one hundred and ninety-eight of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "thereof", in the eighth line, the words: — and so shall the person so appearing of record under a tax deed which is not invalid on its face, - so as to read as follows: — Section 15. Taxes on real estate shall be Land, where assessed, in the city or town in which the estate lies, to the taxed. person who is either the owner or in possession thereof on the first day of April, and the person appearing of record, in the records of the county, or of the district, if such county is divided into districts, in which the estate lies, as owner on the first day of April, even though deceased, shall be held to be the true owner thereof, and so shall the person so appearing of record under a tax deed which is not invalid on its face. Except as provided in the three following sections, mortgagors of real estate shall for the purpose of taxation be deemed the owners until the mortgagee takes possession, after which the mortgagee shall be deemed the owner.

SECTION 24. Section fifty-two of Part II of said chapter 1909, 490, Part four hundred and ninety, is hereby amended by striking out amended. the first clause thereof, so as to read as follows: - Section Cost of sale. 52. The cost of the sale shall be apportioned equally among all the lots sold, and the cost of the deed shall be apportioned equally among all the lots conveyed thereby.

SECTION 25. Section three of chapter fifty-six of the 1915, 56 (G), General Acts of the year nineteen hundred and fifteen is \$\frac{1}{3}\$, amended.

Possession by city or town.

hereby amended by striking out all after the word "town", where it first occurs, so as to read as follows: — Section 3. The collector shall, within thirty days after the recording of said affidavit, take possession of said land in behalf of the city or town.

Repeals.

Section 26. Section seventy-six of Part II of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, chapter five hundred and twelve of the acts of the year nineteen hundred and nine, and chapter eight hundred and twenty-four of the acts of the year nineteen hundred and thirteen, and all other acts and parts of acts inconsistent herewith are hereby repealed.

Time of taking

Section 27. This act shall take effect on the first day of July, nineteen hundred and fifteen.

Approved May 10, 1915.

Chap.238 An Act relative to the taxation of transfers of stock.

Be it enacted, etc., as follows:

1914, 770, \$ 1, amended.

Section 1. Section one of chapter seven hundred and seventy of the acts of the year nineteen hundred and fourteen is hereby amended by inserting after the word "cents", in the fourteenth line, the words: - It shall be the duty of the person making or effectuating the sale or transfer to procure, affix and cancel the stamps and pay the excise imposed by this act, — so as to read as follows: — Section 1. There is hereby imposed and there shall immediately accrue and be collected an excise as herein provided on all sales or agreements to sell or memoranda of sales or deliveries or transfers of shares or certificates of stock in any domestic or foreign corporation made after the first day of December. nineteen hundred and fourteen, whether made upon or shown by the books of the corporation, or by any assignment in blank, or by any delivery, or by any paper or agreement or memorandum or other evidence of transfer or sale, whether or not entitling the holder in any manner to the benefit of such stock or to secure the future payment of money or the future transfer of any stock, on each one hundred dollars of face value or fraction thereof, two cents. It shall be the duty of the person making or effectuating the sale or transfer to procure, affix and cancel the stamps and pay the excise imposed by this act. It is not intended by this act to impose an excise upon an agreement evidencing

Taxation of transfers of stock of corporations.

Certain agreements, etc., and the deposit of stock certificates as collateral security for transfers money loaned thereon, which stock certificates are not actually sold, nor upon such stock certificates so deposited: nor upon the transfer of stock certificates of a deceased person to his executor or administrator; nor upon the transfer of stock certificates by a trustee to his successor or co-trustee under the same trust. The payment of the said Payment of excise to be excise shall be denoted by an adhesive stamp or stamps shown by affixed as follows: in case of sale where the evidence of transfer is shown only by the books of the company, the stamp shall be placed upon the said books; and where the change of ownership is by transfer of a certificate the stamp shall be placed upon the certificate; and in cases of an agreement to sell, or where the transfer is by delivery of the certificate assigned in blank, there shall be made and delivered by the seller to the buyer a bill or memorandum of sale, to which the stamp provided for by this act shall be affixed; and every such bill or memorandum of sale or agreement to sell shall show the date thereof, the name of the seller, the amount of the sale, and the matter or thing to which it refers, and no further excise is hereby imposed upon the delivery of the certificate of stock, or upon the actual issue of a new certificate when the original certificate of stock is accompanied by the duly stamped memorandum of sale as herein provided.

Section 2. Section four of said chapter seven hundred amended. and seventy is hereby amended by adding at the end thereof the words: - If any person fraudulently makes use of an adhesive stamp to denote the payment of the excise imposed by this act without so effectually cancelling the same, he shall, upon conviction, pay a fine of not less than two hundred nor more than five hundred dollars. — so as to read as follows: — Section 4. In every case where an Stamps to be cancelled, etc. adhesive stamp is used to denote the payment of the excise provided for by this act, the person using or affixing the same shall write or stamp thereupon the initials of his name and the date upon which the same is attached or used, and shall cut or perforate the stamp in a substantial manner. so that the stamp cannot be used again. If any person Penalty for fraudulently makes use of an adhesive stamp to denote the not cancelling. payment of the excise imposed by this act without so effectually cancelling the same, he shall, upon conviction, pay a fine of not less than two hundred nor more than five hundred dollars.

1914, 770, § 6, amended.

Penalty for non-payment of tax.

Penalty for removal or alteration of stamps.

1914, 770, § 7, amended.

Record of all sales or transfers of stock to be kept, etc.

Section 3. Said chapter seven hundred and seventy is hereby further amended by striking out section six and inserting in place thereof the following: — Section 6. Any person liable to pay the tax imposed by this act, and any one who acts in the matter as agent or broker for such person, who shall make any sale, transfer or delivery of shares or certificates of stock without paying the tax imposed by this act, and any person who shall in pursuance of any sale, transfer or agreement, deliver any stock or evidence of sale or transfer of, or agreement to sell any stock or bill or memorandum thereof, or who shall transfer or cause the same to be transferred upon the books or records of the association or corporation, and any association or corporation whose stock is so sold or transferred which shall transfer or cause the same to be transferred upon its books without having the stamps provided for in this act affixed thereto. shall, upon conviction thereof, pay a fine of not less than five hundred nor more than one thousand dollars. Any person who shall wilfully remove or alter or knowingly permit to be removed or altered the cancelling or defacing marks of any stamp provided for by this act with the intent to use such stamp, or who shall knowingly or wilfully buy, prepare for use, use, have in his possession, or suffer to be used, any washed, restored or counterfeit stamps, and any person who shall intentionally remove or cause to be removed, or knowingly permit to be removed, any stamp affixed pursuant to the requirements of this act shall be guilty of a misdemeanor, and on conviction thereof shall be liable to a fine of not less than five hundred nor more than one thousand dollars, or to imprisonment for not more than one year, or to both such fine and imprisonment at the discretion of the court.

Section 4. Said chapter seven hundred and seventy is hereby further amended by striking out section seven and inserting in place thereof the following: — Section 7. Every person, firm, association or corporation making a sale, agreement to sell, delivery or transfer of shares or certificates of stock, or conducting or transacting a brokerage business, shall keep or cause to be kept at some accessible place within the commonwealth a true book of accounts wherein shall be recorded, plainly and legibly, the date of making every sale, agreement to sell, delivery or transfer of shares or certificates of stock, and every transaction in relation to any stock; and also the number of shares, the face value of the stock,

the name of the stock, the name of the seller, the name of Record of all sales or trans-the purchaser, and the face value of the stamps affixed to be kept, etc. the certificate or bill or memorandum as provided in section one of this act. Every association or corporation shall keep or cause to be kept at some accessible place within the commonwealth a stock certificate book or transfer ledger or register, wherein shall plainly and legibly be recorded, in separate columns, the date of making every transfer of stock, the name of the stock and the number of shares thereof, the name of the party surrendering the certificate or certificates. the name of the party to whom certificates are issued in exchange therefor, and evidence of the payment of the tax provided for by sections one and ten of this act, which evidence, however, shall be furnished in one of the following manners, to wit: -

(a) By attaching to the stock certificate surrendered for transfer the stamps required for such transfer, or

(b) If the stamps are not attached to the certificate, but are attached to the bill or memorandum of sale effecting or evidencing the transfer of such certificate, by attaching to the certificate the said bill or memorandum of sale with

stamps attached.

The association or corporation shall retain and keep all Cancelled surrendered or cancelled shares or certificates of stock, and kept. all memoranda relating to the sale or transfer of stock, for at least two years after the date of the delivery thereof, and it shall also keep and retain for at least two years after the date of the last entry thereon the stock certificate book or transfer ledger provided for by this section, and all such books of account and bills or memoranda of sale or transfer: and all such stock certificate books or transfer ledgers and all such surrendered or cancelled shares or certificates of stock shall at all times be subject to the inspection of the tax commissioner or of any of his representatives between the hours of ten o'clock in the forenoon and three o'clock in the afternoon, except on Saturdays, Sundays and legal holidays. The tax commissioner may, at any time after a transfer of stock which by the provisions of this act is subject to an excise, inquire into and ascertain whether the excise imposed by the provisions of this act was paid. For this Books to be purpose, the tax commissioner shall have the right, and it examined by shall be his duty, to examine the books and papers of any missioner. person, firm, association or corporation: provided, that no Proviso. bill or memorandum of sale, as provided for in section one

Penalty.

of this act, and no book of account or stock certificate book or surrendered certificates of stocks, as provided for in section seven of this act, need be preserved for the inspection of the tax commissioner for a longer period than two years after the date thereof. The tax commissioner may enforce his right to examine the books and papers of any person, firm, association or corporation by mandamus. Every person, firm, association or corporation refusing to permit the tax commissioner, or any of his representatives, to inspect such books or papers or any memoranda or record relating to any such sale, agreement to sell, delivery or transfer, or transaction, as above provided, or failing to keep the said book of account, or stock certificate book or transfer ledger, or failing to preserve for two years after the date thereof all bills and memoranda of sale, or failing to preserve for two years after the delivery thereof all surrendered or cancelled shares or certificates of stock as herein required, and whoever alters, cancels or obliterates any part of said records, or makes any false entry therein, shall be deemed guilty of a misdemeanor, and shall, for each offence, be punished by a fine of not less than five hundred nor more than five thousand dollars, or by imprisonment for not less than three months or more than two years, or by both such fine and imprisonment, at the discretion of the court.

1914, 770, § 10, amonded.

Sales, etc., upon which excise shall be collected, etc., with exceptions.

SECTION 5. Section ten of said chapter seven hundred and seventy is hereby amended by inserting after the word "shares", in the eighth line, the words: — and all provisions made in this act for the regulation and collection of the excise, and all the penalties and forfeitures in connection therewith, shall apply to the excise to be collected under this section, — so as to read as follows: — Section 10. The excise provided for by this act shall be imposed and shall accrue and be collected on all sales or agreements to sell or memoranda of sales or deliveries or transfers of the certificates of participation or shares of all voluntary associations existing under a written instrument or declaration of trust the beneficial interest under which is divided into transferable certificates of participation or shares; and all provisions made in this act for the regulation and collection of the excise, and all the penalties and forfeitures in connection therewith, shall apply to the excise to be collected under this section; but such excise shall not be imposed upon an agreement evidencing the deposit of certificates of participation or shares of the nature above stated as collateral security for money loaned thereon which certificates or shares are not actually sold, nor upon such certificates or shares so deposited, nor upon the transfer of such certificates or shares of a deceased person to his executor or administrator; nor upon the transfer of such certificates or shares by a trustee to his successor or co-trustee under the same trust.

Section 6. Section twelve of said chapter seven hundred amended. § 12, and seventy is hereby amended by adding at the end thereof the following: — The tax commissioner may make such rules and regulations, not inconsistent with the provisions of this act, as he may deem necessary, and may prescribe such further forms, books, records and papers as in his judgment are essential for carrying out the provisions of this act,—so as to read as follows:—Section 12. For the Tax commis-purpose of carrying out the provisions of this act the tax complex fourth commissioner may, with the advice and consent of the caraminers, etc. governor and council, appoint, and with their consent remove, a fourth assistant and examiners not exceeding four in number, and may employ such clerical and other assistance as he may deem necessary. The fourth assistant and the examiners provided for by this act shall be paid such salaries as the tax commissioner may determine, with the approval of the governor and council, and they shall be allowed their necessary travelling and other expenses. The tax commissioner may make such rules and regulations, not inconsistent with the provisions of this act, as he may deem necessary, and may prescribe such further forms, books, records and papers as in his judgment are essential for carrying out the provisions of this act.

Section 7. This act shall take effect upon its passage. Approved May 10, 1915.

An Act relative to the standard of vinegar and to Chap.239 THE SALE THEREOF.

Be it enacted, etc., as follows:

SECTION 1. Section sixty-seven of chapter fifty-seven of R. L. 57, \$ 67, the Revised Laws, as amended by section two of chapter six hundred of the acts of the year nineteen hundred and eleven, is hereby further amended by striking out after the words "cider vinegar solids", in the sixth line, the words "upon full evaporation at the temperature of boiling water", and by adding at the end of the section the words: — The commissioner of health shall determine or cause to be determined.

from time to time, analytical methods for the estimation of

solids and of acetic acid in vinegar, and said methods shall be published in the monthly bulletin of the state department of health. No persons shall estimate the solids or the acetic acid content of vinegar for determining the composition or value of said vinegar as a basis for payment in buying or in selling, or for the purpose of inspection, by methods other than those published as herein described. so as to read as follows: — Section 67. Vinegar shall contain no added or artificial coloring matter, and shall contain not less than four and one half per cent, by weight, of absolute acetic acid. Cider vinegar shall in addition contain not less than one and eight tenths per cent by weight, of cider vinegar solids. If vinegar contains any added or artificial coloring matter, or less than the required amount of acidity, or if cider vinegar contains less than the required amount of acidity or of cider vinegar solids, it shall be deemed to be adulterated. The commissioner of health shall determine or cause to be determined, from time to time, analytical methods for the estimation of solids and of acetic acid in vinegar, and said methods shall be published in the monthly bulletin of the state department of health. No persons shall estimate the solids or the acetic acid content of vinegar for determining the composition or value of said vinegar as a basis for payment in buying or in selling, or for the purpose of inspection, by methods other than those published as herein described.

Standard of vinegar, established.

Methods for estimation of solids, etc.

Time of taking effect.

SECTION 2. This act shall take effect upon the first day of July, in the year nineteen hundred and fifteen.

Approved May 10, 1915.

Chap.240 An Act to provide further protection for wild birds and quadrupeds.

Be it enacted, etc., as follows:

Certain unnaturalised foreign born residents prohibited from hunting, etc. SECTION 1. It shall be unlawful for any unnaturalized foreign born resident, unless he owns real estate in this commonwealth to the value of not less than five hundred dollars, to hunt, capture or kill any wild bird or animal, either game or otherwise, of any description, excepting in defence of the person, and it shall be unlawful for any such unnaturalized, foreign born resident within this commonwealth to own or have in his possession or under his control

a shotgun or rifle of any make. Whoever violates any Penalty. provision of this section shall be punished by a fine of fifty dollars for each offence, or by imprisonment for not more than thirty days, or by both such fine and imprisonment; and any shotgun or rifle owned by him or found in his possession or under his control shall be forfeited to the commonwealth.

SECTION 2. For the purpose of this act, any unnaturalized Residence. foreign born person who shall reside or live within the boundaries of this commonwealth for ten consecutive days shall be held to be a resident.

SECTION 3. Notice of the seizure of any firearm owned Fisheries and by or found in the possession or under the control of any missioners to be notified of person violating any provision of this act shall be sent to seisure of the board of commissioners on fisheries and game by the officer making the seizure immediately after the guilt of such person shall be established by a final adjudication in any prosecution brought against him for such violation, and the firearms so seized shall be sold, at the discretion of the board of commissioners on fisheries and game, who shall pay the proceeds into the treasury of the commonwealth.

Section 4. The commissioners and their deputies, game Arresta, how wardens, members of the district police, and all other officers qualified to serve criminal process shall have the right, and it is hereby made their duty, to arrest, without warrant, any person found with a shotgun or rifle in his possession if they have reason to believe that such person is an unnaturalized, foreign born person who does not own real estate in this commonwealth to the value of five hundred dollars or The arrest may be made upon Sunday, in which case the person so arrested may be committed for safe keeping to a jail or lock-up for that day; but he shall be taken before the proper magistrate and proceeded against on the Monday following the arrest; and any such officer shall have the right, if he has reason to believe that a shotgun or rifle is being concealed by an unnaturalized, foreign born resident who does not own real estate in this commonwealth to the value of five hundred dollars or more, to apply to any court having jurisdiction of the offence, and the court, upon receipt of proof, made by affidavit, of the probable cause for believing that there is such concealment by such person shall issue a search warrant and cause a search to be made in any place where such shotgun or rifle may be concealed; and to that end the said officer shall have power.

after demand and refusal, to cause any building, room, inclosure or car to be broken open and entered, and any closet, chest, locker, box, trunk, crate, basket, box, package or other receptacle, to be opened and its contents examined by said officer.

Repeal.

Section 5. All acts and parts of acts inconsistent herewith are hereby repealed.

Approved May 10, 1915.

Chap.241 An Act relative to the powers and duties of the state board of insanity and of the trustees of institutions under its charge.

Be it enacted, etc., as follows:

1914, 762, § 6, amended.

Appointment of superintendents and other officers at institutions, etc.

Section 1. Chapter seven hundred and sixty-two of the acts of the year nineteen hundred and fourteen is hereby amended by striking out section six and inserting in place thereof the following: - Section 6. With the approval of the board, the trustees shall appoint a superintendent for each institution who shall be a physician and who shall reside constantly at the institution. With the approval of the board, the trustees shall appoint a treasurer for each institution, who shall give bond for the faithful performance of his duties. With the approval of the board, the trustees may remove either or both superintendent and treasurer. With the approval of the trustees, the superintendent shall appoint assistant physicians. In those institutions receiving female patients and employing more than two assistant physicians, one of the assistant physicians shall be a woman. Except as hereinbefore provided, and subject to the approval of the trustees, the superintendent shall also appoint such subordinate officers and may employ such other persons as may be necessary. Subject to the approval of the trustees, and subject to the provisions of law, the superintendent may remove at any time any officer or employee appointed by him. The board shall make provision in its by-laws, or otherwise, for the appointment of such officers in each institution as it may deem necessary for the efficient, economical and humane management of the same, and shall determine, subject to the approval of the governor and council, the salaries of all of the officers. The superintendent and the assistant physicians at the Westborough state hospital shall belong to the homoeopathic school of medicine. The board shall also establish by-laws and regulations, with suitable penalties, for the government of said institutions, and shall

By-laws and regulations. provide for a monthly inspection and trial of the fire apparatus belonging to the institutions and for the proper organization and monthly drill of the officers and employees in its use. The board shall ascertain by actual examination and inquiry whether commitments to the institutions are made according to law.

Section 2. Section eight of said chapter seven hundred amended. 8. and sixty-two is hereby amended by striking out the words "by actual examination and inquiry, and shall report to the state board of insanity, whether commitments to the institution are made according to law, and", in the first, second, third and fourth lines of paragraph b; by striking out paragraph c of said section and inserting in place thereof the following paragraph: -c. There shall be thorough visitations of each institution by at least two of the trustees thereof in each month, and the duties of visitation shall be so assigned that visits shall be made by a majority of the trustees quarterly and by the whole board semi-annually, and reports of the visits shall be transmitted to the state board of insanity whenever there are matters observed that need the attention of the board. Paragraph d of said section is hereby amended by striking out the words "at least once in two weeks", in the second line. Paragraph e of said section is hereby amended by inserting at the beginning thereof the words: — Upon request of the board, - and by striking out the word "every", in the first line, and inserting in place thereof the word: — any. Paragraph g of said section is hereby amended by adding at the end thereof the words: - They shall transmit promptly to the state board of insanity a copy of the proceedings of each meeting, and said section is further amended by adding at the end thereof the following paragraph: -k. The trustees shall transmit to the governor and council, not later than the fifteenth day of December in each year, a report of the condition and needs of the institution under their charge, — so as to read as follows: — Section Powers and duties of Section Powers and duties of special law for institutions maintained by the commonwealth stitutions, etc. for the care of the insane, feeble-minded, epileptics and dipsomaniacs, except the Norfolk state hospital and the Hospital Cottages for Children, shall have the following powers and duties: —

a. They shall, except as is otherwise provided in this act, retain all powers and duties now conferred or imposed upon them by law, and shall maintain an effective and proper Powers and duties of boards of trustees of institutions, etc.

- inspection of their respective institutions, and shall from time to time make suggestions to the state board of insanity as to improvements therein, and especially such improvements as will make the administration thereof more effective, economical and humane.
- b. The trustees of each institution shall ascertain whether the affairs of the institution are conducted according to law and according to the rules and regulations established by the board.
- c. There shall be thorough visitations of each institution by at least two of the trustees thereof in each month, and the duties of visitation shall be so assigned that visits shall be made by a majority of the trustees quarterly and by the whole board semi-annually, and reports of the visits shall be transmitted to the state board of insanity whenever there are matters observed that need the attention of the board.
- d. They shall carefully inspect every part of the institution as a board or by committees with reference to cleanliness and sanitary condition, the number of persons in seclusion or restraint, dietary matters, and any other matters that may be considered worthy of observation.
- e. Upon request of the board, the trustees shall investigate any sudden death, accident or injury, whether self-inflicted or otherwise, and send a report of the same to the board.
- f. All trustees shall have free access to all books, records and accounts pertaining to their respective institutions, and shall be admitted at all times to the buildings and premises thereof.
- g. They shall keep a record of their doings, and shall record their visits to the institution in a book kept at the institution for that purpose. They shall transmit promptly to the state board of insanity a copy of the proceedings of each meeting.
- h. They shall personally hear and investigate the complaints and requests of any inmates, officers or employees of the institution, and shall, if they deem the matter of sufficient importance, make written reports to the state board of insanity of their determination of what, if anything, ought to be done in the matter.
- i. They shall have the power at any time to cause the superintendent or any officer or employee of the institution to

appear before them and to answer any questions or to produce Powers and any books or documents relative to the institution.

j. The plans and specifications for the construction or stitutions, etc. substantial alteration of buildings, the site of any new building, the proposed taking or purchase of any new land, and plans for the grading of grounds or other substantial improvements at the institutions of which they are trustees shall be submitted to them, and they shall report thereon to the board within such reasonable time as the board shall fix, and no land shall be taken or purchased, no new buildings shall be constructed, and no substantial changes made in existing buildings or grounds until the opinion of the trustees thereon has been transmitted, as aforesaid, to the state board of insanity, or until the time fixed therefor, as above provided, shall have expired.

k. The trustees shall transmit to the governor and council, not later than the fifteenth day of December in each year, a report of the condition and needs of the institution under

their charge.

Section 3. This act shall take effect upon its passage. Approved May 10, 1915.

An Act to provide for the improvement of a highway Chap.242 IN THE TOWNS OF MASHPEE AND BARNSTABLE.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Improvement hereby authorized to expend the sum of fourteen thousand in towns of dollars during the present year in the construction and im- Mashpee and Barnstable. provement of a highway in the towns of Mashpee and Barnstable extending from a point about one quarter of a mile east of the Santuit river, at the corner of Grove street and School street, to the junction with the Mashpee state highway, known as the Old Falmouth road, a distance of about two miles, including the reconstruction of the bridge over the Santuit river and the rebuilding or construction of any other bridges which may be needful in the construction of said way. Neither said way nor any part thereof shall Not to be a thereby become a state highway, but the way shall be maintained and kept in good repair by the town or towns in which it is situated, until such time as it shall become a state highway. This act shall not be construed as prohibiting the laying out and construction of said way or any part

state highway.

thereof as a state highway under the laws applicable thereto whenever said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

State Highway Loan.

For the purpose of meeting the expenditures Section 2. hereby authorized, the treasurer and receiver general is hereby empowered, with the approval of the governor and council, to issue bonds or certificates of indebtedness to an amount not exceeding fourteen thousand dollars for a term not exceeding fifteen years. Such bonds or certificates of indebtedness shall be issued as registered bonds or with interest coupons attached, and shall bear interest at a rate not exceeding four per cent per annum, payable semiannually. They shall be designated on their face, State Highway Loan, shall be countersigned by the governor, and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein, in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best.

SECTION 3. This act shall take effect upon its passage.

Approved May 10, 1915.

Chap.243 An Act relative to the construction and extension of the alewife brook parkway.

Be it enacted, etc., as follows:

Construction and extension of Alewife Brook parkway.

Section 1. The metropolitan park commission is hereby authorized to construct a parkway or boulevard on the land already acquired for the purpose of constructing the Alewife Brook parkway, and to acquire such additional land as may be necessary to construct a boulevard or parkway along said Alewife brook from the Powder House boulevard in Somerville to Massachusetts avenue in Cambridge, and to expend therefor the sum of thirty-five thousand dollars.

Addition to Metropolitan Parks Loan, Series Two. SECTION 2. To meet expenditures made under authority of this act the treasurer and receiver general, with the approval of the governor and council, shall issue bonds or certificates of indebtedness, bearing interest at a rate not exceeding four per cent per annum, to the amount of thirty-

five thousand dollars as an addition to the Metropolitan Parks Loan, Series Two. The treasurer and receiver general shall add to the existing sinking fund to provide for the payment of the said securities, and they shall be issued, and additions to said sinking fund shall be assessed and collected, in accordance with the provisions of chapter two hundred and eighty-eight of the acts of the year eighteen hundred and ninety-four, and in accordance with the provisions of chapter two hundred and eighty-three of the acts of the year eighteen hundred and ninety-five and of chapter four hundred and nineteen of the acts of the year eighteen hundred and ninety-nine, and of acts in amendment thereof and in addition thereto.

Section 3. This act shall take effect upon its passage. Approved May 10, 1915.

An Act to fix responsibility for the payment of work- Chap.244 MEN'S COMPENSATION BY THE COMMONWEALTH AND BY COUNTIES, CITIES, TOWNS AND DISTRICTS.

Be it enacted, etc., as follows:

Section 1. Every board, commission and department Agents to of the commonwealth employing laborers, workmen and visions of mechanics, the Boston transit commission, and every county, workmen's compensation city, town and district which has accepted the provisions of chapter eight hundred and seven of the acts of the year nineteen hundred and thirteen shall, through its executive officer or board, designate a person to act as its agent in furnishing the benefits due under chapter seven hundred and fifty-one of the acts of the year nineteen hundred and eleven and acts in amendment thereof and in addition thereto. Such agent shall be held responsible for the proper carrying out of this act under the direction and supervision of the industrial accident board until his agency is revoked and a new agent designated. The name and address of every such agent shall be filed with the industrial accident board immediately upon his designation; and each of the foregoing boards, commissions, departments, counties, cities, towns and districts shall designate such an agent within thirty days after this act takes effect.

SECTION 2. This act shall not apply to counties, cities, Not to apply towns and districts which are insured under the provisions to certain counties, cities, of chapter seven hundred and fifty-one of the acts of the towns, etc.

year nineteen hundred and eleven and acts in amendment thereof.

Time of taking effect.

SECTION 3. This act shall take effect on the first day of June, in the year nineteen hundred and fifteen.

Approved May 10, 1915.

Chap.245 An Act to increase the salary of the clerk of courts for the county of nantucket.

Be it enacted, etc., as follows:

Salary of clerk of courts for Nantucket county, increased. SECTION 1. The annual salary of the clerk of courts for the county of Nantucket shall be eight hundred dollars, to be so allowed from the first day of January in the current year.

Repeal.

Section 2. So much of section thirty-four of chapter one hundred and sixty-five of the Revised Laws as is inconsistent herewith is hereby repealed.

SECTION 3. This act shall take effect upon its passage.

Approved May 10, 1915.

Chap.246 An Act to authorize the county commissioners of the county of middlesex to acquire additional land for the training school at north chelmsford.

Be it enacted, etc., as follows:

County commissioners of Middlesex county may acquire additional land for the North Chelmsford training school. Section 1. The county commissioners of the county of Middlesex are hereby authorized to purchase, or take by right of eminent domain, additional lands, at an expense not exceeding fifteen hundred dollars, for the purposes of the training school of said county in the town of Chelmsford. In case the lands are taken by eminent domain, a description thereof such as is customary in descriptions of land conveyed by deed shall be filed in the registry of deeds at Lowell, and upon such filing the title to the lands so taken shall vest in the county of Middlesex. In case the commissioners cannot agree with the owners of lands so taken as to the value thereof, the owners shall have like remedies to those which are now provided by law in the case of land taken for highways.

Expenses.

Section 2. For the purpose of carrying out the provisions of this act, the said county commissioners may

expend out of any money in the county treasury a sum not exceeding fifteen hundred dollars.

SECTION 3. This act shall take effect upon its passage. Approved May 10, 1915.

An Act to provide for new buildings for the in- Chap.247 DEPENDENT AGRICULTURAL SCHOOL OF THE COUNTY OF ESSEX.

Be it enacted, etc., as follows:

Section 1. The trustees of the Independent Agricultural for the In-School of the county of Essex are hereby authorized, subject Agricultural Agricultural School of the approval of the board of education, to expend a sum School of Essex County. not exceeding one hundred thousand dollars to be provided by the county of Essex for the purpose of erecting and equipping a school building or buildings for the said school.

SECTION 2. For the purposes aforesaid the county com- Issue of bonds. missioners of the county of Essex are hereby authorized to borrow from time to time upon the credit of the county a sum not exceeding one hundred thousand dollars in the aggregate and to issue the bonds or notes of the county therefor. Said bonds or notes shall be payable in such annual payments, beginning not more than one year after the date of each loan, as will extinguish each loan within twenty years from its date, and the amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent Each authorized issue of bonds or notes shall constitute a separate loan. The said bonds or notes shall bear interest at a rate not exceeding five per cent per annum, payable semi-annually, and shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities sale of securities. at public or private sale, on such terms and conditions as the county commissioners may deem proper, but they shall not be sold for less than their par value, and the proceeds shall be used only for the purposes herein specified and shall be paid to the trustees of the said school by the treasurer of the county upon their requisitions.

SECTION 3. The county commissioners, at the time of Payment of loan. authorizing the said loan, shall provide for the payment thereof in accordance with section two of this act; and a sum

Payment of loan.

sufficient to pay the interest as it accrues on the bonds or notes issued as aforesaid by the county, and to make such payments on the principal as may be required under the provisions of this act, shall be levied as a part of the county tax of the county of Essex annually thereafter, in the same manner in which other taxes are levied, until the debt incurred by said loan or loans is extinguished:

Approved May 11, 1915.

Chap.248 An Act to provide for the construction of a thoroughfare in the city of salem.

Be it enacted, etc., as follows:

Construction of a thoroughfare in Salem.

Section 1. The county commissioners of the county of Essex are hereby authorized, subject to the provisions of chapter forty-eight of the Revised Laws and all amendments thereof and additions thereto and of all other general laws which may be applicable, to lay out and construct a thoroughfare from Bertram square, so-called, to Essex street in the city of Salem, in order to relieve the congestion of traffic through the said city.

Taking of land, description, etc. SECTION 2. The said county commissioners are hereby authorized to take or purchase any lands, rights or easements which may be required to carry out the purposes of this act; in order to acquire, otherwise than by purchase, they shall first record in the registry of deeds for the southern district of the county of Essex a statement containing a description of the lands, rights or easements taken, and shall file a plan of the same in the said registry.

Estimate of damages, etc.

Section 3. Said commissioners shall estimate the damage to property, if any, sustained by any person or corporation, by the taking of land, rights or easements, or by the laying out or construction of the thoroughfare as aforesaid. Any person aggrieved thereby may proceed, within one year after the filing of said statement, to have his damages determined in the manner provided in chapter forty-eight of the Revised Laws and acts in amendment thereof and in addition thereto, but in no event shall interest be recovered against the county for more than four per cent per annum.

Issue of bonds.

Section 4. Said commissioners are hereby authorized to borrow from time to time such sums, not exceeding in the aggregate one hundred thousand dollars, to carry out the provisions of this act and to issue notes or bonds of the county therefor. Such notes or bonds shall be payable by

such annual payments, beginning not more than one year after the date thereof, as will extinguish each loan within twenty years from its date; and the amount of the annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of notes or bonds shall constitute a separate loan. The said securities shall bear interest Rate of interest. at a rate not exceeding five per cent per annum, payable semi-annually; and they shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as the county commissioners may deem proper, but they shall not be sold for less than their par value and the proceeds shall be used only for the purposes herein specified. The Payment of annual amount necessary to make the payments as herein provided for shall, without further vote, be assessed under the provisions of law relating to the assessment of county

Section 5. This act shall take effect upon its passage. Approved May 11, 1915.

An Act relative to admission to the bar of attorneys- Chap.249 AT-LAW.

Be it enacted, etc., as follows:

SECTION 1. Section forty of chapter one hundred and R. L. 165, § 40, etc., amended. sixty-five of the Revised Laws, as amended by section one of chapter three hundred and fifty-five of the acts of the year nineteen hundred and four and by section one of chapter six hundred and seventy of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "an applicant for admission to the bar shall not be required to be a graduate of any high school, college or university", in the sixth, seventh and eighth lines, and inserting in place thereof the words: - any applicant for admission to the bar who is a graduate of a college or who has complied with the entrance requirements of a college, or who has fulfilled for two years the requirements of a day or evening high school or of a school of equal grade, shall not be required to take any examination as to his general education, — so as to read as follows: — Section 40. Said Admission to the bar of board may, subject to the approval of the supreme judicial atterneys-at-court, make rules with reference to examinations for ad-

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Proviso.

mission to the bar and the qualifications of applicants therefor, and determine the time and place of all such examinations, and conduct the same: provided, however, that any applicant for admission to the bar who is a graduate of a college or who has complied with the entrance requirements of a college, or who has fulfilled for two years the requirements of a day or evening high school or of a school of equal grade, shall not be required to take any examination as to his general education. From the fees received under the provisions of the following section the expenses of said board, as certified by its chairman and approved by a justice of the supreme judicial court, shall be paid, and from the remainder of said fees the members shall receive such compensation as the justices of the supreme judicial court or a majority of them may allow.

Section 2. This act shall take effect upon its passage. Approved May 11, 1915.

Chap.250 An Act relative to the expenses of the state board of AGRICULTURE.

Be it enacted, etc., as follows:

R. L. 89, § 4, etc., amended.

Section 1. Section four of chapter eighty-nine of the Revised Laws, as amended by chapter one hundred and eighty-six of the acts of the year nineteen hundred and eleven, is hereby further amended by striking out the said section and inserting in place thereof the following: - Sec-The board may appoint, and prescribe the duties of, a secretary, who shall receive an annual salary of twentyfive hundred dollars, and who, with the approval of the board, may employ a first clerk at an annual salary of eighteen hundred dollars, and may annually expend for other clerical service a sum not exceeding five thousand The secretary may arrange for lectures before the board, and may issue for general distribution such publications as he considers best adapted to promote the interests of agriculture; but the expense of such lectures and publica-

Expenses of State board of griculture.

Lectures, etc.

in agriculture by the board. SECTION 2. This act shall take effect as of the first day of December in the year nineteen hundred and fourteen. Approved May 11, 1915.

tions, unless otherwise provided for, shall be paid out of the appropriation for the dissemination of useful information

Time of taking effect.

Expens how paid.

SUSPENSIONS AND Chap.251 An Act relative TO REMOVALS. TRANSFERS IN THE CIVIL SERVICE.

Be it enacted, etc., as follows:

Section one of chapter six hundred and twenty-four of amended. 1, amended. the acts of the year nineteen hundred and eleven is hereby amended by striking out the word "ten", in the fourteenth line, and inserting in place thereof the word: — thirty. — and by striking out the word "the", in the twenty-second line, and inserting in place thereof the word: - any, - so as to read as follows: - Section 1. Every person now holding or Removals, hereafter appointed to an office classified under the civil and transfer service rules of the commonwealth, except members of the in civil service. police department of the city of Boston, of the police department of the metropolitan park commission, and except members of the district police, whether appointed for a definite or stated term, or otherwise, who is removed therefrom. lowered in rank or compensation, or suspended, or, without his consent, transferred from such office or employment to any other, may, after a public hearing, as provided for by section two of chapter three hundred and fourteen of the acts of the year nineteen hundred and four, as amended by chapter two hundred and forty-three of the acts of the year nineteen hundred and five, and within thirty days after such hearing, bring a petition in the police, district or municipal court within the judicial district where such person resides, addressed to the justice of the court and praying that the action of the officer or board in removing, Action of officer suspending, lowering or transferring him may be reviewed or board, etc., by the court, and after such notice to such officer or board viewed by as the court may think necessary, it shall review the action of said officer or board, and hear any witnesses, and shall affirm said order unless it shall appear that said order was made by said officer or board without proper cause or in bad faith, in which case said order shall be reversed and the petitioner be reinstated in his office. The decision of the pecision to justice of said police, district or municipal court shall be final and conclusive upon the parties.

Approved May 11, 1915.

Chap.252 An Act to provide for the construction of a bridge across the connecticut river between springfield and west springfield.

Be it enacted, etc., as follows:

Commission, appointment, etc.

Section 1. Upon petition by the mayor and aldermen of the city of Springfield to the supreme judicial court for the county of Hampden, a board of commissioners shall be appointed by the said court, or by any justice thereof, consisting of three disinterested and suitable persons, not residents of the county of Hampden, one of whom shall be a civil engineer of recognized attainments and reputation.

Section 2. The said commissioners shall give one or

Location, plans, etc., for bridge.

more hearings in the city of Springfield, of which due notice shall be given, at which all parties in interest may be heard. and after hearing such parties they shall determine the location of a new bridge across the Connecticut river from some point in Springfield to some point in West Springfield opposite to Springfield, with suitable approaches and suitable highways from said approaches to existing highways, and shall cause plans and specifications of such bridge and approaches and highways to be prepared showing dimensions and materials and complete in every detail sufficient for the construction thereof. Said bridge shall be suitable for all the purposes of ordinary travel across said river and shall have two lines of street railway tracks; it shall, if the consent of the United States government be obtained, be built without a draw, but its piers shall be so located and the bridge so constructed that a draw can conveniently and economically be placed therein when required, and the plans of the bridge shall be such in this respect and in respect to height above the river as to meet with the approval of the board of harbor and land commissioners and shall bear such approval before the return of the decision of the commissioners to the court as hereinafter provided. If the raising or altering of the grade of the railroad of the New York. New Haven and Hartford Railroad Company, or if the taking of any land or rights therein for said approaches or said highways within the location of said railroad company shall be made necessary by such plans, they shall be such in these respects as to meet with the approval of the public service commission and shall bear such approval before the return of the decision of the commissioners to the court as hereinafter

May be built without a drawbridge.

Change of railroad grade.

provided. If the commissioners decide that the adoption Decree of court of their plan will destroy or sensibly diminish the freight decision to facilities of said railroad company, and that land or other constitute a taking of property should be taken to compensate for such destruction land, etc. or diminution, the decree of the court confirming their decision shall constitute a taking of the specified land, easements or other property; and in case of such taking the clerk of the court shall, within thirty days after the decree is made, cause a copy of the decision and decree to be filed with the county commissioners of the county of Hampden and to be recorded in the registry of deeds for that county. The taking shall be a taking by the railroad corporation, but all damages caused by the taking shall be a part of the expenses provided for in section four and shall be included in the computation of the cost of the bridge.

SECTION 3. The said commissioners may accept, on May accept behalf of the county of Hampden, the city of Springfield or the town of West Springfield, a gift of any land which may be needed for approaches to said bridge or for the laying out of any highway or highways from the approaches to any existing highway, and, on behalf of said county, city or town, may accept any contract for the conveyance of any such land conditioned upon the construction or opening for use of said bridge, and, on behalf of said county, city or town, may accept any bond conditioned on the conveyance to said county, city or town of any such land absolutely or upon the aforesaid condition.

SECTION 4. The said commissioners, after notice and a Assessment of hearing, shall determine what cities and towns in the county benefits. of Hampden are or will be specially benefited by the erection of the bridge, and what proportional part of the cost of the bridge and of its approaches and of the highways to be laid out from them to existing highways, and of the damages, and of the cost of altering railroad tracks, and of the cost of maintaining and keeping the said bridge in repair and of all other expenses incurred under this act shall be paid by said county and by such cities and towns respectively. The "Expenses," word "expenses" shall be construed to include the compensation of the commissioners appointed under the provisions of this act and of the county commissioners for services performed under the provisions of this act, which compensation shall be such as shall be determined by the supreme judicial court, and also the expenses incurred by both boards of commissioners, including expenses for such

engineering and other expert services as they shall deem necessary to enable them to discharge their duties under this act.

Court to confirm decision. SECTION 5. The special commissioners, or a majority of them, shall make return of their decision of all the matters herein above described, to the supreme judicial court for the county of Hampden. The decree of said court confirming the decision shall be final and binding.

Construction,

Section 6. After the entering of such decree by the supreme judicial court the county commissioners of the county of Hampden shall lay out, and the county, acting by the county commissioners, shall construct a highway and bridge, with approaches thereto and highways therefrom, to existing highways according to the decision of the aforesaid commission so returned and confirmed. The said county commissioners may lay out a highway or highways within the location of the New York, New Haven and Hartford Railroad Company, if such highway or highways are called for by such decision. In the laying out of said highways the county commissioners shall take such proceedings as are now provided by law in the case of laying out highways. and any person aggrieved by the award of damages by said commissioners shall have a like remedy by application for a jury as is now provided by law in the case of laying out of Said county comhighways by county commissioners. missioners shall not be disqualified by residence from acting hereunder.

Making of contracts.

Temporary bridge.

The said county commissioners are hereby Section 7. authorized to make all contracts which may be necessary for the construction of said bridge, approaches and highways. If it is necessary to disturb the present bridge extending from Bridge street in Springfield to New Bridge street in West Springfield, during the construction of the new bridge, the said county commissioners are hereby authorized to construct a temporary bridge such as they may deem necessary to prevent obstruction to travel and to facilitate the construction of the new bridge. The present bridge may be removed and sold in such manner and at such time as the said county commissioners may deem expedient, and all sums obtained from the sale of the old bridge shall be paid into the county treasury and applied to the cost of the new bridge.

Manner of altering grade of railroad.

Section 8. The county commissioners are hereby authorized to prescribe the manner in which the New York,

New Haven and Hartford Railroad Company shall raise or alter the grade of its railroad at the point where said railroad crosses or may cross the highway or highways leading to the easterly approach of the said bridge, if such raising or alteration shall be made necessary by the said decision of the commission authorized by this act, and the said county commissioners shall have authority to determine and prescribe within what reasonable time the railroad company shall so raise or alter the grade of its tracks, grounds and buildings. After the said railroad company has altered the grade of its Determination tracks, grounds and buildings, and has completed the work the said county commissioners shall determine the damages and expense to the New York, New Haven and Hartford Railroad Company caused by such raising or changing of the grade of its tracks, grounds and buildings, and the said county shall pay such amount to said railroad company for such expense and damages, and the same shall be included in the computation of the cost of the bridge. If said railroad Railroad may company is aggrieved by the estimate of damages sustained assessed by as made by the county commissioners as aforesaid, the company may have its damages assessed by a jury in the manner provided with respect to damages sustained by the laying out of highways.

SECTION 9. The county of Hampden shall, in the first Hampden County Loan. instance, pay all costs and expenses of every nature incident to the carrying out of the provisions of this act. And to meet such payments, the county commissioners are hereby authorized to borrow on the credit of the county such sums as may be necessary and to issue notes of the county therefor, such notes to be termed a temporary Hampden County Loan issued in anticipation of reimbursement on account of moneys received from a serial loan issued on the part of the county and from funds of the several cities and towns hereinafter provided for. All money so borrowed shall be deposited in the county treasury and the county treasurer shall pay out the same as ordered by the county commissioners and shall keep a separate and accurate account of all sums so borrowed and expended, including interest. Upon the completion of the bridge the said county com- Report of cost to be filed. missioners shall file a report of the full cost of carrying out the provisions of this act, in the office of the clerk of the supreme judicial court of the county of Hampden. Upon the application of the county commissioners, or any party interested, a hearing shall be given after such notice as the

Cost to county, cities and towns, how paid.

court may order, and after such hearing, the said court shall decree the repayment, to the county of Hampden of such cost so reported, by the cities, towns, and county, respectively, according to the decision of the commission authorized by this act. The county, cities, and towns for the purpose of meeting their proportionate part of the cost of said bridge, may incur indebtedness outside the limit of indebtedness as fixed by law and issue bonds or notes therefor, payable in not more than twenty years from the date of issue, and shall at the time of issuing such indebtedness provide for its payment by such annual payments as will extinguish the same at maturity, and so that the first of such annual payments shall be made not later than one year after the date of the bonds or notes issued therefor, and so that the amount of such annual payments in any year on account of such debt shall not be less than the amount of principal payable in any subsequent year.

Parts of certain highway to be kept in repair by cities or towns.

Section 10. Such parts of the highway constructed under this act as lie easterly of the abutment of the bridge in Springfield and westerly of the abutment in West Springfield shall be maintained and kept in repair by the city or town in which they are, and such city or town shall be liable for defects in them in the same manner as it is liable for defects in other highways. The mayor and aldermen of the city of Springfield shall have the care and superintendence of the new bridge and shall cause it to be kept in good repair and safe and convenient for travel; and the cost of maintenance and repair shall be borne as shall be provided in the decision of the commissioners authorized by this act.

Right to run street railway cars. Section 11. The said county commissioners may grant to any street railway company or companies the privilege of running their cars over said bridge, upon such terms, conditions and restrictions and for such compensation as in their judgment public interest and convenience may require. The revenue from street car privileges shall be paid to the county treasurer and apportioned by him to the said county and the cities and towns in such proportions as, by the decision of the commission authorized by this act, they severally pay toward the cost of maintaining said bridge.

Liability for damages.

SECTION 12. The said county, and the cities and towns which shall be decreed to contribute toward the cost of maintaining and keeping said bridge in repair shall be respectively liable, under the limitations of law, for damages resulting from defects in said bridge and its appurtenances.

in the same proportions in which they respectively pay toward the cost of maintaining and keeping the same in repair.

Section 13. This act shall take effect upon its passage. Approved May 12, 1915.

An Act to provide for the licensing of hawkers and Chap.253 PEDLERS BY THE COMMISSIONER OF WEIGHTS MEASURES.

Be it enacted, etc., as follows:

SECTION 1. Section nineteen of chapter sixty-five of the R. L. 65, § 19. Revised Laws, as amended by chapter two hundred and otc., amended. four of the acts of the year nineteen hundred and five, by chapter five hundred and seventy-one of the acts of the year nineteen hundred and seven and by chapter one hundred and ninety-two of the acts of the year nineteen hundred and twelve, is hereby further amended by striking out said section nineteen and inserting in place thereof the following: — Section 19. The commissioner of weights and Licensing of hawkers and measures may grant a license to go about exposing for sale pediers by commissioner of and selling any goods, wares or merchandise, except jewelry, weights and measures. wines, spirituous liquors and playing cards, to any person who files in his office a certificate signed by the mayor of a city or by a majority of the selectmen of a town, stating that to the best of his or their knowledge and belief the applicant therein named is of good repute for morals and integrity, and is, or has declared his intention to become, a citizen of the United States. The mayor or selectmen, before granting such certificate, shall require the applicant to make oath that he is the person named therein, and that he is, or has declared his intention to become, a citizen of the United States. Such oath shall be certified by a justice of the peace and shall accompany the certificate. The commissioner shall cause to be inserted in every such license the names of such cities and towns as the applicant designates, with the amounts to be paid to the respective treasurers thereof as herein provided, and shall receive from the applicant one dollar for each city or town so inserted. The licensee may sell in any city and town mentioned in his license any goods, wares or merchandise, not prohibited in section fourteen, upon payment to the treasurer thereof of the following fees: For each town containing not more than Fees. one thousand inhabitants, according to the then latest

census, state or national, three dollars; for each town con-

Fees.

taining more than one thousand and not more than two thousand inhabitants, six dollars; for each town containing more than two thousand and not more than three thousand inhabitants, eight dollars; for each town containing more than three thousand and not more than four thousand inhabitants, ten dollars; and for each city and for all other towns, ten dollars and one dollar for every one thousand inhabitants thereof over four thousand; but the fee shall in no case exceed twenty-five dollars, and the amount paid shall be certified by the city or town treasurer on the face of the license. The commissioner may grant as aforesaid special state licenses upon payment by the applicant of fifty dollars for each license; and the licensee may expose for sale in any city or town in the commonwealth any goods, wares or merchandise, the sale of which is not prohibited.

Section 2. Section twenty of chapter sixty-five of the

Revised Laws is hereby amended by striking out the word

Special state licenses.

R. L. 65, § 20, amended.

County licenses.

Fees.

R. L. 65, § 22, amended.

Transfer of licenses.

"secretary", in the first line, and inserting in place thereof the words: - commissioner of weights and measures, - so as to read as follows: — Section 20. The commissioner of weights and measures may also grant as aforesaid, special county licenses, upon payment by the applicant of one dollar for each county mentioned therein; and the licensee may expose for sale within such county any tin, britannia, glass, earthen, iron, plated or wooden wares of the manufacture of the United States, or any other goods, wares or merchandise manufactured by himself or by his employer and not prohibited in section fourteen, upon paying to the treasurer of such county the amounts following: For Suffolk. Essex, Middlesex and Worcester, each four dollars; for Norfolk, Plymouth, Bristol, Berkshire and Hampden, each three dollars; for Franklin, Hampshire and Barnstable, each two dollars; and for Dukes County and Nantucket, each one dollar. County treasurers shall certify on the face of the license the amount of fees so paid. Section 3. Section twenty-two of said chapter sixty-

five of the Revised Laws is hereby amended by striking out the word "secretary", in the second line, and inserting in place thereof the words:—commissioner of weights and measures,—so as to read as follows:—Section 22. A license granted under the provisions of section nineteen may be transferred by the commissioner of weights and measures, upon application therefor and upon evidence furnished by the applicant like that required for granting a license. The transferee shall thereafter be liable in all respects as if he were the original licensee, and no person shall thereafter sell under such license except the person named in such transfer.

SECTION 4. Section twenty-three of said chapter sixty-R. L. 65, § 23, five of the Revised Laws is hereby amended by striking out the word "secretary", in the first line, and inserting in place thereof the words: — commissioner of weights and measures, — so as to read as follows: — Section 23. The commissioner Records, etc., of weights and measures shall keep a record of all licenses. granted by him, with the number of each, the name and residence of the licensee, and the counties, cities and towns, if any, mentioned therein, and of all transfers of licenses. The treasurers of counties, cities and towns shall severally keep records of all licenses upon which the amounts provided in this chapter have been paid to them, with the number of each, the names and residences of the licensees and the amounts received thereon, and all such records shall be open for public inspection. This chapter or a synopsis thereof shall be printed on every license. All licenses granted under the provisions of this chapter shall bear date of the day on which they are issued, and shall continue in force for one year from such date.

SECTION 5. Said chapter sixty-five of the Revised Laws R. L. 65, § 24, is hereby amended by striking out section twenty-four and amended. inserting in place thereof the following: - Section 24. All Disposition of fees. the aforesaid fees paid to the commissioner of weights and

shall be for the use of the county, city or town. Any license Revoking of license.

revocation. Whenever any such licensee is convicted of conviction of any crime, the commissioner shall be notified by the clerk crime.

of the court in which the conviction occurred. SECTION 6. Section twenty-five of said chapter sixty-five R. L. 65, § 25, of the Revised Laws is hereby amended by inserting after amended. the word "selectman", in the fourth line, the words: - commissioner or inspector or sealer of weights and measures, -

measures shall be for the use of the commonwealth; and all such fees paid to the treasurer of a county, city or town

granted by the commissioner of weights and measures, under the provisions of this chapter or of any act in amendment thereof or in addition thereto, may be revoked by the commissioner upon conviction of the licensee of any crime which, in the judgment of the commissioner, warrants such

Posting name of licensee.

so as to read as follows: — Section 25. Every person licensed as aforesaid to peddle shall post his name, residence and the number of his license in a conspicuous manner upon his parcels or vehicle; and when his license is demanded of him by a mayor, alderman, selectman, commissioner or inspector or sealer of weights and measures, city or town treasurer or clerk, constable, police officer or justice of the peace, he shall forthwith exhibit it, and if he neglects or refuses so to do shall be subject to the same penalty as if he had no license.

Penalty.

R. L. 65, § 29, amended.

Prosecutors.

Section 7. Said chapter sixty-five of the Revised Laws is hereby amended by striking out section twenty-nine and inserting in place thereof the following: — Section 29. The commissioner and inspectors of weights and measures of the commonwealth and, within their respective cities and towns, sealers or deputy sealers of weights and measures, constables and police officers shall arrest and prosecute every hawker and pedler whom they may have reason to believe guilty of violating the provisions of this chapter relating to hawkers and pedlers.

Documents, papers, etc. SECTION 8. All documents, papers and files now in the hands of the secretary of the commonwealth pertaining to the granting of licenses to hawkers and pedlers shall be delivered to the commissioner of weights and measures.

Approved May 12, 1915.

Chap.254 An Act to authorize certain courts to appoint assistant probation officers and clerical assistants.

Be it enacted, etc., as follows:

Certain courts may appoint assistant probation officers, etc.

Section 1. The justice of each police, district, juvenile, and municipal court, except the municipal court of the city of Boston, may appoint such male and female probation officers as he shall from time to time determine to be necessary for his court. The justice of any court which has more than one probation officer may designate any one of the probation officers of his court as chief probation officer and may define his duties. Every probation officer shall hold office during the pleasure of the justice of the court for which he is appointed, and his compensation shall be determined by said justice, subject to approval by the county commissioners, and shall be paid by the county on vouchers approved by the justice. Any additional probation officers

of the Boston juvenile court shall exercise the same powers as are exercised by the probation officers appointed under the act creating said court.

Section 2. Every court now authorized to appoint Clerical assistants. probation officers may employ such clerical assistants as may be deemed necessary for the keeping, indexing and consolidation of the probation records required to be kept in the court. The compensation for this service shall be paid by the county upon vouchers approved by the justice of the court in which the service is performed.

Section 3. This act shall take effect upon its passage. Approved May 12, 1915.

An Act relative to the carrying and displaying of Chap.255 FLAGS.

Be it enacted, etc., as follows:

Section 1. Chapter six hundred and seventy-eight of Red flag law, the acts of the year nineteen hundred and thirteen, entitled pealed. "An Act relative to the carrying or displaying of certain flags", is hereby repealed.

SECTION 2. This act shall take effect upon its passage. Approved May 12, 1915.

An Act to provide for the completion of the addition Chap.256 ON THE WESTERLY SIDE OF THE STATE HOUSE.

Be it enacted, etc., as follows:

SECTION 1. For the purpose of providing suitable and Completion of addition on adequate accommodations for transacting the business of westerly aide of state house. the commonwealth, the state house building commission, established under the provisions of chapter eight hundred and thirty of the acts of the year nineteen hundred and thirteen, shall construct a forward projection on the lateral wing which is to be constructed on the west side of the present building, substantially the same as that provided for on the east side by said chapter eight hundred and thirty; and for this purpose shall purchase or take in fee simple, in behalf of the commonwealth, subject to the approval of the governor and council, the property adjoining the state house on the west, bounded by Hancock avenue, Mount Vernon street, Joy place and a line between the estates of James M. Forbes heirs and Robert T. Paine,

Buildings to be removed. between Mount Vernon place and Joy place, and through the Robert Treat Paine estate on Mount Vernon street and a line between the estates of H. Rand and E. T. Eldridge on Hancock avenue; and the provisions of chapter two hundred and sixty-two of the acts of the year eighteen hundred and eighty-two, relating to the manner of taking and the estimation and payment of damages, shall apply to the taking under this section. The said commission shall cause to be removed all the buildings now standing on said property, and may lay out, by change of grade or otherwise, such part of the land so taken or of adjoining land of the commonwealth as may be required for the purpose of this act. It may construct new approaches from any adjacent public streets and may build retaining walls and fences, and may do whatever else may be necessary to carry out the purposes of this act.

May make contracts.

Proviso.

Section 2. The said commission is hereby authorized to make on behalf of the commonwealth all contracts for the construction of said building: provided, that all work thereon shall be done by express contract and that proposals for work or material exceeding two thousand dollars in value shall be advertised for in at least two daily papers published in the city of Boston, and one each in the cities of Worcester, Springfield, Fall River, Lowell and Lawrence. All contracts shall be approved by the governor and council. The removal of the old buildings and the construction of the addition herein provided for shall begin as soon as is possible after the passage of this act.

Issue of bonds.

SECTION 3. In order to defray the expenses which may be incurred in carrying out the provisions of this act, the treasurer and receiver general is hereby authorized to issue, in the name of the commonwealth, bonds or notes to an amount not exceeding six hundred thousand dollars. The said bonds or notes shall be issued upon the serial payment plan from time to time as may be necessary, in such amounts and upon such terms, and shall be payable serially in such amounts and at such times, within a period not exceeding thirty years, as shall be determined by the treasurer and receiver general, with the approval of the governor and council, to be for the best interests of the commonwealth.

SECTION 4. This act shall take effect upon its passage.

Approved May 13, 1915.

An Act relative to the improvement of the highway Chap.257 BETWEEN NORTH BROOKFIELD AND BARRE PLAINS.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Improvement hereby authorized to expend the sum of ten thousand dollars between North during the present year in the construction and improvement Brokefield and Brok of the highway from North Brookfield to Barre Plains, beginning at the New Braintree and North Brookfield line and building northerly toward Barre Plains, in order that said way may be made safe and convenient for public travel. Neither said way nor any part thereof shall thereby become a state highway, but the way shall be maintained and kept in good repair by the towns in which it is situated until such time as it shall become a state highway. This act shall not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway under the law applicable thereto, whenever said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

SECTION 2. For the purpose of meeting the expenditures State Highway hereby authorized, the treasurer and receiver general is hereby empowered, with the approval of the governor and council, to issue bonds or certificates of indebtedness to an amount not exceeding ten thousand dollars, for a term not exceeding fifteen years. Such bonds or certificates of indebtedness shall be issued as registered bonds, or with interest coupons attached, at a rate not exceeding four per cent per annum, payable semi-annually. They shall be designated on their face, State Highway Loan, shall be countersigned by the governor, and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best.

Section 3. This act shall take effect upon its passage. Approved May 13, 1915.

Chap.258 An Act relative to the manufacture of bread to be sold by the loaf.

Be it enacted, etc., as follows:

Manufacture of bread to be sold by the loaf. Section 1. Bread manufactured to be sold by the loaf shall be made from one or more of the following substances: — wheat flour, rye flour, corn flour, lard, vegetable oils, butter, sugar, malt extract, corn syrup, salt, yeast, water, milk, corn sugar, cereal flakes and any other substance commonly sold at retail as food. Bread in the manufacture of which any other materials are added shall have affixed thereto a label upon which shall be distinctly and conspicuously printed in straight parallel lines of plain, uncondensed, legible type in Gothic letters not less than one fourth of an inch high, in the English language, well spaced on a plain ground, a statement indicating the presence of such other materials: provided, however, that no materials of any kind shall be used which are poisonous or which are injurious to health.

Proviso.

Penalty.

SECTION 2. Whoever by himself or by his agents, or as the servant or agent of another, violates any provision of this act shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than one year.

Inspection of bakeries.

Section 3. The state department of health, boards of health of cities and towns, and their authorized agents, shall have the right to enter all bakeries and other places where bread is made or baked for sale, and may take samples of bread and specimens of all materials used in the manufacture of bread. Whoever prevents, obstructs, or interferes with the state department of health, a board of health, or any agent of the department or of any such board in the performance of its or his duties as specified herein, or hinders, obstructs or interferes with any inspection or examination authorized hereby, shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than one year.

Approved May 15, 1915.

Penalty for obstructing, etc.

Chap.259 An Act relative to licensing engineers and firemen.

Be it enacted, etc., as follows:

Licensing of engineers and firemen. Section 1. No person shall have charge of or operate a steam boiler or engine in this commonwealth, except boilers

and engines upon locomotives, motor road vehicles, boilers and engines in private residences, boilers in apartment houses of less than five apartments, boilers and engines under the jurisdiction of the United States, boilers and engines used for agricultural purposes exclusively, boilers and engines of less than nine horse power, and boilers used for heating purposes exclusively which are provided with a device approved by the chief of the district police limiting the pressure carried to fifteen pounds to the square inch, unless he holds a license as hereinafter provided. The owner or user of a steam boiler or engine, other than boilers or engines above excepted, shall not operate or cause to be operated a steam boiler or engine for a period of more than one week, unless the person in charge of and operating it is duly licensed: provided, however, that in manufacturing plants an unlicensed Proviso. person may operate, under a licensed person on duty, a simple non-condensing engine of not more than one hundred and fifty horse power.

SECTION 2. If such steam engine or boiler is found to Operation by licensed engineer or fireman and, after a lapse of one week from such time, it is again found to be operated by a person who is not duly licensed, it shall be deemed prima facie evidence of a violation of the provisions of the preceding section.

SECTION 3. The words "have charge" or "in charge", Certain terms in this act, shall designate the person under whose supervision a boiler or engine is operated. The words "operate", "operated" or "operating", in the two preceding sections, shall designate the person who manipulates any appurtenances of a boiler or engine: provided, however, that to Proviso. work with a licensed person there may be employed not more than one unlicensed person who, in the presence of and under the personal direction of the licensed person, may operate the appurtenances of a boiler or engine.

SECTION 4. Whoever desires to act as engineer or fireman Application shall apply for a license therefor to the state inspector of boilers for the city or town in which he resides or is employed, upon blanks to be furnished by the boiler inspection department of the district police. The application shall be accompanied by a fee of one dollar, and shall show the total experience of the applicant. The examinations shall Examinations. be uniform throughout the commonwealth. To be eligible for examination for a first class fireman's license, a person

Examinations

must have been employed as a steam engineer or fireman in charge of or operating boilers for not less than one year. or he must have held and used a second class fireman's license for not less than six months. To be eligible for examination for a third class engineer's license, a person must have been employed as a steam engineer, or fireman in charge of or operating boilers, for not less than one and one half years, or he must have held and used a first class fireman's license for not less than one year. To be eligible for examination for a second class engineer's license, a person must have been employed as a steam engineer in charge of a steam plant or plants having at least one engine of over fifty horse power for not less than two years, or he must have held and used a third class engineer's license either as an engineer, assistant engineer or fireman for not less than one year, or have held and used a special license to operate a first class plant for not less than two years; except that any person who has served three years as apprentice to the machinist or boiler-making trade in stationary. marine or locomotive engine or boiler works and who has been employed for one year in connection with the operation of a steam plant, or any person graduated as a mechanical engineer from a duly recognized school of technology who has been employed for one year in connection with the operation of a steam plant, shall be eligible for examination for a second class engineer's license. To be eligible for examination for a first class engineer's license, a person must have been employed for not less than three years as a steam engineer in charge of a steam plant or plants having at least one engine of over one hundred and fifty horse power, or he must have held and used a second class engineer's license in a second class or first class plant or plants for not less than one and one half years.

Statements to be made under oath.

Penalty.

Licenses.

Section 5. The applicant shall make oath to the statements contained in his application, and the members of the boiler inspection department of the district police are hereby authorized to administer the oath. Wilful falsification in the matter of a statement contained in an application shall be deemed a sufficient cause for the revocation of the license at any time. The applicant shall be given a practical examination, and, if found competent and trustworthy, he shall receive a license graded according to the merits of his examination. An applicant for a first class or second class engineer's license or for a special license shall be examined

by a board of three examiners, one of whom may be the Board of examiners. chief inspector, and, if the applicant is employed, one member of said board shall be the state inspector of boilers for the city or town in which the applicant is employed, and the decision of said board shall be final. The applicant shall have the privilege of having one person present during his examination, who shall take no part in the same but who may take notes if he so desires. A period of ninety days shall elapse between examinations, except in the case of an appeal as hereinafter provided.

SECTION 6. A license shall continue in force until it is Revocation and suspended or revoked for the incompetence or untrust- of licenses. worthiness of the licensee, except that a special license shall not continue in force after the holder thereof ceases to be employed in the plant specified in the license. A person whose license is suspended or revoked shall surrender his license to a member of the boiler inspection department. If a new license of a different grade is issued, the old license shall be destroyed by the examiner. If a license is lost, or New licenses. is destroyed by fire or other means, a new license shall be issued in its place, without re-examination of the licensee. upon satisfactory proof to an examiner of such loss or destruction.

SECTION 7. Licenses shall be granted according to the Classes of competence of the applicant, and shall be distributed in the licenses. following classes: - Engineer's licenses: First class, to have charge of and operate any steam plant. Second class, to have charge of and operate a boiler or boilers, and to have charge of and operate engines, no one of which shall exceed one hundred and fifty horse power, or to operate a first class plant under the engineer in direct charge of the plant. Third class, to have charge of and operate a boiler or boilers, not exceeding in the aggregate one hundred and fifty horse power, and an engine, or engines, not exceeding fifty horse power each, or to operate a second class plant under the engineer in direct charge of the plant. Fourth class, to have charge of and operate hoisting and portable engines and boilers. Portable class, to have charge of or to operate portable boilers and portable engines, except hoisting engines or steam fire engines. Steam fire engineer's class, to have charge of or to operate steam fire engines and boilers. Fire-Chasses of men's licenses: — Extra first class, to have charge of and licenses. operate any boiler or boilers. First class, to have charge of and operate any boiler or boilers where the safety valve

or valves are set to blow at a pressure not exceeding twenty-

Classes of firemen's

five pounds to the square inch, or to operate high pressure boilers under the engineer or fireman in direct charge thereof. Second class, to operate any boiler or boilers under the engineer or fireman in direct charge thereof. A person holding an extra first class or first class fireman's license may operate a third class plant under the engineer in direct Special licenses. charge of the plant. Special licenses: — A person who desires to have charge of or to operate a particular steam plant may, if he files with his application for such examination a written request signed by the owner or user of the plant, be examined as to his competence for such service and no other, and, if found competent and trustworthy, he shall be granted a license for such service, and no other: provided, however, that no special license shall be granted to give any person charge of or permission to operate an engine of over one hundred and fifty horse power, except that where the main power plant is run by water power exclusively during the major part of the time, and has auxiliary steam power

Proviso.

Horse power

Section 8. The horse power of a boiler shall be ascertained upon a basis of three horse power for each square foot of grate surface or equivalent, when the safety valve is set to blow at a pressure exceeding twenty-five pounds per square inch, and on a basis of one and one half horse power for each square foot of grate surface or equivalent, when the safety valve is set to blow at twenty-five pounds pressure per square inch or less.

for use during periods of low water, a special license may be

issued to an applicant holding an engineer's license.

The horse power of a reciprocating steam engine shall be ascertained upon the basis of a mean effective pressure of forty pounds per square inch of piston for a simple engine, fifty pounds for a condensing engine, and seventy pounds for a compound engine, calculated upon the area of the high pressure piston. A variable speed engine shall be

rated at its designed mean speed.

A steam turbine engine shall be rated at less than nine horse power when the external diameter of the steam supply pipe does not exceed one and three fourths inches. A steam turbine engine shall be rated at fifty horse power when the external diameter of the steam supply pipe exceeds one and three fourths inches, and does not exceed three and one half inches. A steam turbine engine shall be rated at one hundred and fifty horse power when the external diameter

of the steam supply pipe exceeds three and one half inches, and does not exceed five inches.

Section 9. A person who is aggrieved by the action of Appeals. an examiner in refusing, suspending or revoking a license, may appeal therefrom to the chief inspector of the boiler inspection department, who shall appoint three members of the boiler inspection department to act together as a board of appeal, one of whom may be the chief inspector. If an appeal is taken, it must be within one week after the decision of the examiner. The appellant shall have the privilege of having one person present during the hearing of his appeal, who shall take no part in the same but who may take notes if he so desires. The decision of a majority of the said examiners, acting as a board of appeal, shall be final.

SECTION 10. An engineer's or fireman's license, granted displayed. under the provisions of the seven preceding sections or the corresponding provisions of earlier laws, shall be placed so as to be easily read in a conspicuous place in the engine room or boiler room of the plant operated by the licensee. The person in charge of a stationary steam boiler upon Daily record which the safety valve is set to blow off at more than twenty- to be kept. five pounds pressure to the square inch, except boilers upon locomotives, motor road vehicles, boilers in private residences, boilers in apartment houses of less than five apartments. boilers under the jurisdiction of the United States, boilers used for agricultural purposes exclusively, and boilers of less than nine horse power, shall keep a daily record of the boiler, its condition when under steam, and of all repairs made and work done on it, upon forms to be obtained upon application from the boiler inspection department. These records shall be kept on file and shall be accessible at all times to the members of the boiler inspection department.

SECTION 11. The boiler inspection department of the Penalties. district police shall act as examiners and enforce the provisions of this act, and whoever violates any provision hereof shall be punished by a fine of not less than ten nor more than three hundred dollars, or by imprisonment for not more than three months. A trial justice shall have jurisdiction of complaints for violations of this act, and in such cases may impose a fine of not more than fifty dollars. All members of the boiler inspection department of the district police shall have authority, in the pursuance of their

duty, to enter any premises on which a boiler or engine is

situated, and any person who hinders or prevents or attempts to prevent any state boiler inspector from so entering shall be liable to the penalty specified in this section.

Time of taking effect.

Section 12. This act shall take effect upon its passage, and a license then in force shall continue in force until it is suspended or revoked for the incompetence or untrust-worthiness of the licensee, except that a special license shall not continue in force after the holder thereof ceases to be employed on the plant specified in the license. A license in force upon the passage of this act may be exchanged for a license of the same class under this act at any time thereafter, on application to the boiler inspection department of the district police, upon forms to be furnished by said department. The applicant shall make oath to the statements contained in the said application, and the members of the boiler inspection department of the district police are hereby authorized to administer the oath.

Applicant to make oath.

Repeals.

Section 13. Sections seventy-eight to eighty-six, both inclusive, of chapter one hundred and two of the Revised Laws and all acts in amendment thereof or in addition thereto are hereby repealed.

Approved May 17, 1915.

Chap.260 An Act relative to industries at the prison camp and hospital.

Be it enacted, etc., as follows:

Prisoners at prison camp and hospital may do certain work. SECTION 1. The superintendent of the prison camp and hospital at Rutland, may, with the approval of the board of prison commissioners, employ the prisoners confined in the camp section of the said prison camp and hospital in the preparation of road material, and for this purpose is authorized to use such machinery as said board may consider necessary.

Disposition of receipts.

Section 2. Receipts from the sale of farm and poultry products or other materials produced by the labor of prisoners at the prison camp and hospital shall be paid into the treasury of the commonwealth monthly. So much thereof as may be necessary to pay the expense of providing machinery, equipment and other things necessary, including services of supervision to conduct the activities which produce the receipts above referred to, may be paid therefrom on schedules of vouchers approved by the superintendent and board of prison commissioners without specific appropriation. The surplus of the receipts remaining at the end of the fiscal year

after making payments as above authorized shall be transferred and applied towards the maintenance expenses of said institution.

SECTION 3. This act shall take effect upon its passage. Approved May 17, 1915.

An Act relative to the packing, grading and sale of Chap.261 APPLES.

Be it enacted, etc., as follows:

SECTION 1. The standard barrel for apples shall be of Standard barrel for apples. the following dimensions when measured without distention of its parts: - length of stave, twenty-eight and one half inches; diameter of heads, seventeen and one eighth inches; distance between heads, twenty-six inches; circumference of bulge, sixty-four inches, outside measurement; and the thickness of staves not greater than four tenths of an inch: provided, that any barrel of a different form having a capacity Proviso. of seven thousand and fifty-six cubic inches shall be a standard

The standard box for apples shall be of the following Standard box. dimensions by inside measurement: eighteen inches by eleven and one half inches by ten and one half inches, without distention of its parts, and having a capacity of not less than two thousand one hundred seventy-three and one half cubic inches.

Section 2. The standard grades of apples grown in this Grades. commonwealth when packed in closed packages shall be as follows: — "Fancy" shall include only apples of one "Fancy", term variety which are well matured specimens, hand-picked, above medium color for the variety, normal shape, of good and reasonably uniform size, sound, free from disease, insect and fungus injury, bruises and any other defects except such as are necessarily caused in the operation of packing, and shall be packed properly in clean, strong packages: provided. Proviso. that apples of one variety which are not more than three per cent below the foregoing specifications may be graded as "fancy."

Standard "A" shall include only apples of one variety Standard "A." which are well matured specimens, hand-picked, properly packed, of medium color for the variety, normal shape, sound, practically free from disease, insect and fungus injury, bruises and other defects except such as are neces-

sarily caused in the operation of packing: provided, that Proviso.

apples of one variety which are not more than five per cent below the foregoing specifications may be graded as standard "A"

Standard "B", term defined.

Standard "B" shall include only apples of one variety, which are well matured, hand-picked, properly packed, practically normal shape, practically free from disease, insect and fungus injury or any other defect that materially injures the appearance or useful quality of the apples, and which may be less than medium color for the variety: provided, that apples of one variety which are not more than ten per cent below the foregoing specifications may be graded as standard "B."

"Ungraded", term defined.

Proviso.

"Ungraded". Apples not conforming to the foregoing specifications of grade, or, if conforming, not branded in accordance therewith, shall be classed as ungraded and so branded.

Other designations.

Section 3. The marks indicating the grade, as above prescribed, may be accompanied by any other designation of grade or brand if such designation is not inconsistent with, or marked more conspicuously on the package than, the mark or marks required by section two of this act.

Minimum sise, term defined. Section 4. The minimum size of the fruit in all grades, including the ungraded, shall be marked upon the package, and shall be determined by taking the transverse diameter of the smallest fruit in the package at right angles to the stem and blossom end. Minimum sizes shall be stated in variations of one quarter of an inch, such as two inches, two and one quarter inches, two and one half inches, two and three quarters inches, three inches, three and one quarter inches, and so forth, in accordance with the facts. Minimum sizes may be designated by figures instead of words. The word "minimum" may be designated by using the abbreviation "min."

Packages to be marked. Section 5. Every closed package of apples packed or repacked in the commonwealth and intended for sale, either within or without the commonwealth, shall have marked in a conspicuous place on the outside of the package in plain letters a statement of the quantity of the contents, the name and address of the packer or of the person by whose authority the apples were packed, the true name of the variety and the grade and the minimum size of the apples contained therein, in accordance with the provisions of sections two, three and four of this act, and the name of the state in which they were grown. If the true name of

the variety is not known to the packer or other person by whose authority the apples are packed, the statement shall include the words "variety unknown", and if the name of the state in which the apples were grown is not known, this fact shall also be set forth in the statement. If apples Repacked. are repacked, the package shall be marked "repacked", and shall bear the name and address of the repacker, or the name and address of the person by whose authority it is repacked, in place of that of the original packer.

SECTION 6. The branding or marking of barrels under Branding or the provisions of this act shall be in block letters and figures marking of a size not less than thirty-six point Gothic. The secretary of the state board of agriculture shall prescribe rules and regulations as to the lettering to be used in branding or

marking other closed packages.

SECTION 7. It shall be unlawful for any person to pack, sale of cortain sell, distribute or offer or expose for sale or distribution, prohibited. apples which are adulterated or misbranded within the meaning of this act.

Section 8. For the purposes of this act, apples packed Adulterated in a closed package shall be deemed to be adulterated if defined. their measure, quality or grade does not conform in every particular to the brand or mark upon or affixed to the package.

SECTION 9. For the purposes of this act, apples packed Minbranded in a closed package shall be deemed to be misbranded:— apples, term

First. If the package is packed or repacked in the commonwealth and fails to bear all statements required by sections two, three, four and five and in accordance with the provisions of section six of this act.

Second. If the package, whether packed or repacked within or without the commonwealth is falsely branded, or bears any statement, design or device, regarding the apples contained therein, which is false or misleading, or if the package bears any statement, design or device indicating that the apples contained therein are of a specified Massachusetts standard grade, and said apples, when packed or repacked, do not conform to the requirements prescribed by this act for such grade.

SECTION 10. Apples which have been in cold storage Cold storage shall not be sold or distributed, or offered or exposed for sale apples. or distribution, in closed packages until they have been inspected in accordance with rules and regulations to be prescribed by the secretary of the state board of agriculture, unless a statement of the length of time during which the

apples have been kept in storage shall be plainly marked upon the package.

Rules to be published.

Section 11. The secretary of the state board of agriculture shall make rules and regulations for carrying out the provisions of this act, and he shall publish, on or before the first day of September following the passage of this act, and after a public hearing, rules for the grading and packing of apples and specifying, for each variety of apples, the minimum size which shall be included in the grade designated as "fancy"; and he may thereafter modify such rules and regulations.

Inspection, etc.

Section 12. The secretary of the state board of agriculture, in person or by deputy, shall have free access at all reasonable hours to any building or other place where apples are packed, stored, sold, or offered or exposed for sale. He shall also have power in person or by deputy to open any box, barrel, or other container, and may, upon tendering the market price, take samples therefrom.

Funds to be used. Section 13. For the purpose of carrying out the provisions of this act there may be expended during the present fiscal year a sum not exceeding one thousand dollars, and thereafter such annual expenses as may be necessary shall be paid from the annual appropriation for disseminating useful information.

Penalty.

Section 14. Any person who adulterates or misbrands apples within the meaning of this act, or who packs, repacks, sells, distributes, or offers or exposes for sale or distribution, apples in violation of any provision of this act, or who wilfully alters, effaces or removes, or causes to be altered, effaced or removed, wholly or partly, any brands or marks required to be put upon any closed package under the provisions of this act, shall be punished by a fine not exceeding fifty dollars for the first offence, and by a fine not exceeding one hundred dollars for each subsequent offence.

Certain persons exempted. Section 15. No person who sells or distributes or offers or exposes for sale or distribution apples adulterated or misbranded within the meaning of this act shall be deemed to have violated any of the provisions of this act, if it shall appear that he acted in good faith solely as a distributor, or if he shall furnish a guaranty signed by the person from whom he received the apples, with the address of such person, that the apples are not adulterated or misbranded within the meaning of this act. In such case, the person from whom the distributor received the apples shall be

liable for the acts of the distributor who relied upon his guaranty, to the same extent as the distributor would have been liable under the provisions of this act.

SECTION 16. The word "person", as used in this act "Person", term shall include persons, firms, corporations, societies and associations, and the acts of agents and employees shall be construed to be the acts of their principals and employers as well as of the agents and employees. The words "closed age", term package" shall mean a barrel, box or other container the defined. contents of which cannot be sufficiently seen for purposes of inspection without opening the container.

SECTION 17. This act shall take effect upon its passage, Time of taking effect. except that the provisions of sections one, two, three, four, five, six, seven, eight, nine, ten, fourteen, fifteen and sixteen shall not be operative until the first day of July, in the year

An Act to provide additional clerical assistance for Chap.262 THE REGISTER OF PROBATE AND INSOLVENCY FOR THE COUNTY OF FRANKLIN.

Approved May 17, 1915.

Be it enacted, etc., as follows:

nineteen hundred and sixteen.

Section 1. Section one of chapter three hundred and amended. 1, 1909, 331, \$ 1, thirty-one of the acts of the year nineteen hundred and nine is hereby amended by striking out the word "four", in the third line, and inserting in place thereof the word: six,—so as to read as follows:—Section 1. The register of Additional clerical probate and insolvency for the county of Franklin shall be assistance for register of allowed for clerical assistance a sum not exceeding six hun-probate and insolvency for dred dollars annually, which shall be paid by the common- Franklin wealth to the persons who actually perform the work, upon the certificate of the register, countersigned by the judge of probate and insolvency.

Section 2. This act shall take effect upon its passage. Approved May 18, 1915.

An Act relative to the taking of land by cities and Chap.263TOWNS FOR MUNICIPAL PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. Any city, except the city of Boston, by vote Taking of land of the city council or board of aldermen, or board or com-by certain citizen and towns for mission having similar powers, together with the approval purposes.

of the mayor, and any town by vote of the town, may take, for any municipal purpose, any land within the limits of the city or town not already appropriated to public use. Whenever the price proposed to be paid for a lot of land for any municipal purpose is more than twenty-five per cent higher than its average assessed valuation during the previous three years, the land shall not be taken by purchase but shall be taken by right of eminent domain, and shall be paid for in the manner provided in the case of land taken for highways. No land shall be taken under the powers given by this act until an appropriation, by loans or otherwise, has been made for the purpose by a two thirds vote of the city government in cities, and by a vote of two thirds of the voters present and voting thereon at any regular meeting called for the purpose in towns.

Restrictions.

Section 2. This act shall take effect upon its passage.

Approved May 19, 1915.

Chap.264 An Act relative to the fees to be paid by gas and electric companies for filing and recording certain certificates in the office of the secretary of the commonwealth.

Be it enacted, etc., as follows:

1914, 742, § 91, etc., amended.

Section 1. Section ninety-one of chapter seven hundred and forty-two of the acts of the year nineteen hundred and fourteen, as amended by chapter ninety-two of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the word "sixty-eight", after the word "fifty-three", in the fourth paragraph, so as to read as follows: — Section 91. The fees for filing and recording the certificates which are required by this act to be filed with the secretary of the commonwealth shall be as follows: —

Fees for filing certain certificates by gas and electric companies, etc.

> For filing and recording the certificates required by section ten, including the issuing of the certificate of incorporation by the secretary, one twentieth of one per cent of the amount of the capital stock as fixed by the agreement of association; but not less in any case than five dollars.

> For filing and recording the certificate required by section sixty-eight, one twentieth of one per cent of the amount by which the capital is increased.

For filing and recording the certificates or copies of the vote required by sections twenty-nine, forty-eight, fifty-

two, fifty-three, sixty-nine, seventy-one and seventy-two, one dollar for each certificate or copy of the vote.

For filing and recording the certificate required by section sixty-five, five dollars.

Section 2. This act shall take effect upon its passage. Approved May 19, 1915.

An Act relative to the term for which licenses for Chap.265 THE SALE OF INTOXICATING LIQUORS MAY BE GRANTED WITHIN THE TOWNS OF HULL AND NAHANT.

Be it enacted, etc., as follows:

SECTION 1. Section thirteen of chapter one hundred of R. L. 100, § 13, etc., amended. the Revised Laws, as amended by chapter four hundred and seventy-six of the acts of the year nineteen hundred and ten, is hereby further amended by inserting after the word "following", in the sentence next before the last, the words: — And in the towns of Hull and Nahant it is further provided that when either of said towns has voted to authorize the granting of licenses for the sale of intoxicating liquors at its last annual town meeting, and such special enumeration has been made in the calendar year last preceding said last annual town meeting, the selectmen may, in April, receive applications for such licenses and investigate and publish the same, and may grant one such license for each five hundred of such temporary resident population, not including the permanent inhabitants of the town, as ascertained by said special enumeration taken in said last preceding calendar year, to take effect on the fifteenth day of May and to expire on the first day of October next following,—so as to read as follows:—Section 13. In cities Number of and towns which vote to authorize the granting of licenses licensed for sale for the sale of intoxicating liquors, the number of places of intoxicating liquors limited, licensed for the sale of such liquors shall not exceed one for etc. each one thousand of the population as ascertained by the last preceding national or state census, but one such place may be licensed in any town having a population of less than one thousand. In Boston, one such place may be licensed for each five hundred of the population, but in no event shall the total number of licensed places therein exceed one thousand. Nowhere in the commonwealth shall a fourth or fifth class license be granted to be exercised upon the same premises with a license of any of the first three classes, except that a licensed innholder, who has a

Enumeration in certain towns having increased re dent population in summer months.

Employment of enumerators.

Expenses.

license of any of the first three classes may likewise be granted a license of the fourth or fifth class for the purpose of supplying liquor to guests who have resorted to his inn for food or lodging. No more than one license shall be granted by any one vote of the licensing board. Such licenses shall be numbered in regular order as granted, and any license granted contrary to, or in excess of, the provisions of this section shall be void; but in a town voting as aforesaid at its last annual town meeting which has less than five thousand permanent residents according to the last preceding state or national census but has an increased resident population during the summer months, the selectmen may, on or before the fifteenth day of May in any year, apply to the chief of the bureau of statistics of labor to have an enumeration made of the temporary or summer residents of such town. Said chief shall thereupon make such enumeration, between the twenty-third and the twenty-eighth day of June next following, under such rules as he shall establish. A person who has not been a resident of such town for at least three days preceding the enumeration shall not be regarded as a temporary or summer resident thereof. Said chief may employ, for such enumeration, such persons as may be necessary, who shall in all cases be residents of the town if suitable and competent persons can be found; otherwise, non-residents may be employed. The chief shall report the total number of such temporary or summer residents to the selectmen of the town on or before said twenty-eighth day of June. The expenses incurred in making such special enumeration shall be paid by the commonwealth. The treasurer and receiver general shall thereupon issue his warrant, as provided in section thirty-four of chapter twelve, requiring the assessors of such towns to assess a tax to the amount of the expense incurred in making this special enumeration, and such amount shall be collected and paid over to the treasurer and receiver general in the same manner as other state taxes. The selectmen may, in April, receive applications for such licenses and investigate and publish the same; and may grant one such license for each five hundred of such temporary resident population, not including the permanent inhabitants of such town, as ascertained by said special enumeration, to take effect on the first day of July and to expire on the first day of Term for which October next following. And in the towns of Hull and licenses, etc., licenses, etc., Nahant it is further provided that when either of said in towns of Hull and hand Nahant.

towns has voted to authorize the granting of licenses for the sale of intoxicating liquors at its last annual town meeting, and such special enumeration has been made in the calendar year last preceding said last annual town meeting, the selectmen may, in April, receive applications for such licenses and investigate and publish the same, and may grant one such license for each five hundred of such temporary resident population, not including the permanent inhabitants of the town, as ascertained by said special enumeration taken in said last preceding calendar year, to take effect on the fifteenth day of May and to expire on the first day of October next following. A selectman, member Penalty. of a licensing board or census enumerator who violates any provision of this section shall be punished by a fine of five hundred dollars.

SECTION 2. Chapter sixty-seven of the General Acts Repeal. of the year nineteen hundred and fifteen is hereby repealed. SECTION 3. This act shall take effect upon its passage. Approved May 19, 1915.

An Act to provide for the establishment and main- Chap.266 TENANCE OF DAY AND EVENING CLASSES IN PRACTICAL ARTS FOR WOMEN.

Be it enacted, etc., as follows:

Section 1. Chapter one hundred and six of the acts of 1912, 106, amended. the year nineteen hundred and twelve is hereby amended by inserting after the word "separate", in the third line, the words: - day and, - by striking out the words "shall be open to all", in the fifth line, and inserting in place thereof the words: — If day classes only, or evening classes only, are established, they shall be open to all women over sixteen years of age; if both day and evening classes are established the day classes shall be open only to women over sixteen years of age, and the evening classes shall be open only to,—and by striking out the word "and", in the sixth line, and inserting in place thereof the words:—Such classes, — so as to read as follows: — Any city or town may, Establishment through its school committee, or other board of trustees and maintenance of cerfor vocational education, establish and maintain separate paractical arts practical arts and evening classes in household and other practical for women. arts. Such classes shall be known as practical art classes. If day classes only, or evening classes only, are established, they shall be open to all women over sixteen years of age;

ractical art

if both day and evening classes are established the day classes shall be open only to women over sixteen years of age, and the evening classes shall be open only to women over seventeen years of age who are employed in any capacity during the day. Such classes may be established and maintained as approved state-aided practical art classes under the provisions of, and subject to all the conditions, not inconsistent with this act, of chapter four hundred and seventyone of the acts of the year nineteen hundred and eleven.

Section 2. This act shall take effect upon its passage. Approved May 20, 1915.

Chap. 267 An Act to simplify the revision of city charters. Be it enacted, etc., as follows:

PART I.

Certain terms defined.

SECTION 1. The following words and phrases as used in this act shall, unless a contrary intention clearly appears. have the following meanings, respectively:

The phrase "regular municipal election" shall mean the annual election of municipal officers for which provision is made in this act.

The words "officer", "officers" and "administrative officers", when used without further qualification or description, shall mean any person or persons in charge of any department or division of the city. The said words when used in contrast with a board or members of a board. or with division heads, shall mean any of the persons in sole charge of a department of the city.

The word "ordinance" shall mean a vote or order of the mayor and city council entitled "ordinance" and designed for the permanent regulation of any matter within the jurisdiction of the mayor and city council as laid down in this act.

The term "registered voter" shall mean a voter qualified to vote for elective officers within whose rights and powers the proposed measure would fall under this act.

"Plan A" shall mean a city government and legislative body composed of the mayor and a city council, the council-

lors being elected at large.

"Plan B" shall mean a city government and legislative body composed of a mayor and city council, the councillors being elected partly at large and partly from districts or wards of the city.

"Plan C" shall mean a city government and legislative body composed of a mayor and commissioners as hereinafter

specified.

"Plan D" shall mean a city government and legislative body composed of a mayor and four councillors, and an administrative officer, called the city manager, whose

powers and duties are defined in Part V of this act.

SECTION 2. Any city, except Boston, which shall adopt, Certain cities in the manner hereinafter prescribed, one of the plans of of the plans of government provided in this act, shall thereafter be governed provided. by the provisions thereof; and the inhabitants of such city shall continue to be a municipal corporation under the name existing at the time of such adoption, and shall have, exercise and enjoy all of the rights, immunities, powers and privileges, and shall be subject to all the duties, liabilities and obligations provided for herein, or otherwise pertaining to or incumbent upon the said city as a municipal corpora-

SECTION 3. None of the legislative powers of a city shall Legislative powers not be abridged or impaired by the provisions of this act, but abridged. all such legislative powers shall be possessed and exercised by such body as shall be the legislative body of the city under the provisions of this act.

SECTION 4. All ordinances, resolutions, orders or other ordinances, regulations of a city or of any authorized body or official until repealed, thereof, existing at the time when such city adopts a plan etc. of government set forth in this act, shall continue in full force and effect until annulled, repealed, modified or superseded.

SECTION 5. Until superseded under the provisions of Existing organisation to this act, the organization of the executive and administrative continue until superseded. departments, and the powers and duties of the officers and employees of any city adopting any of the plans provided for in this act, and the fiscal year of such city shall remain as constituted at the time of the adoption of such plan; but the mayor and city council or other legislative body may at any time by ordinance, not inconsistent with general laws, reorganize, consolidate, or abolish departments, in whole or in part; may transfer the duties, powers and appropriations of one department to another, in whole or in part; may establish new departments; and may increase, reduce, establish or abolish salaries of heads of departments

or members of boards. Nothing in this section contained shall authorize any action in conflict with the civil service law and the rules and regulations made thereunder.

Number of wards to continue until changed according to law. - SECTION 6. The territory of a city adopting any of the plans of government provided for in this act shall continue to be divided into the same number of wards existing at the time of such adoption, which wards shall retain their boundaries until the same shall be changed under the general law relating thereto in any year fixed by law for a new division of wards by cities.

Filing of petition calling for vote on adoption of plan.

Section 7. At any time not less than thirty days after the passage of this act, a petition addressed to the council or other legislative body of any city, in the form and signed and certified as provided in the next section, may be filed with the city clerk, who shall present the same to the city council or other legislative body. The petition shall be signed by qualified voters of the city to a number equal at least to ten per cent of the registered voters at the state election next preceding the filing of the petition.

Form of petition.

SECTION 8. The petition shall be in substantially the following form:—

Separate sheets may be used.

The petition may be in the form of separate sheets, each sheet containing at the top thereof the heading above set forth, and when attached together and offered for filing the several papers shall be deemed to constitute one petition, and there shall be endorsed thereon the name and address of the person presenting the same for filing.

Copy to be sent to city council. SECTION 9. Within five days after the petition shall have been filed with him, the city clerk shall transmit a certified copy thereof to the city council, or other legislative body of the city, except that the signatures upon the petition need

not be copied, but in place thereof the city clerk shall state the number of signatures of registered voters thereon, certified as such by the registrars of voters. If the petition Submissions upon ballot shall have been filed with the city clerk, or if, in case a strate summary proceeding has been instituted and final decree election. thereon has been made in favor of the sufficiency of the petition, not less than one month prior to a regular state election, the question or questions proposed by the petition shall duly be submitted upon the official ballot to a vote of the registered voters of the city at such regular state election.

SECTION 10. The question of the adoption of not more one plan only than one plan may be submitted at an election. If, pending sidered at an the determination of the question or questions proposed by election petition already filed, another petition presenting the question of the adoption of a different plan shall be presented for filing with the city clerk, no action shall be taken upon the later petition, except to file it, until after the submission to a vote of the question or questions proposed by the earlier petition. Should the result of such vote be adverse thereto, proceedings shall then be had upon the later petition as though it had been filed upon the day when such vote on the earlier petition was cast.

SECTION 11. If a majority of the total number of votes Majority votes required. cast at a regular state election for and against the adoption of one of the plans of government provided for in this act shall be in favor of its adoption, the provisions of this act, so far as applicable to the form of government under the plan adopted by the city, shall supersede the provisions of its charter and of the general and special laws relating thereto and inconsistent herewith, but not, however, until officers provided for under such plan shall have been duly elected and their terms of office shall have begun. The officers Election of officers. provided for under the plan so adopted shall be elected in accordance with the provisions of this act relating to such plan and in accordance with the provisions of section fifteen of this part, and their terms of office shall begin at ten o'clock in the forenoon of the first Monday of January following their election.

Should a majority of the votes cast be vote on other plans. Section 12. against the adoption of the plan proposed, no petition proposing the same plan shall be filed within one year thereafter; but a petition proposing the adoption of one of the other plans provided for in this act may be filed at any

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time thereafter, and proceedings thereon shall be had as though no prior petition under this act had been filed.

Four year period for plan adopted. Section 13. Should any one of the plans of government provided for in this act be adopted, the plan shall continue in force for the period of at least four years after the beginning of the terms of office of the officials elected thereunder; and no petition proposing a different plan shall be filed during the period of three years and six months after such adoption.

Certain officials to carry out provisions, etc. Section 14. It shall be the duty of the mayor, the aldermen and the common council, the city council or other legislative body and the city clerk in office when any plan of government set forth in this act has been adopted by the qualified voters of any city, or is proposed for adoption, to comply with all requirements of this act relating to such proposed adoption and to the election of the officers specified in the said plan, to the end that all things may be done which are necessary for the nomination and election of the officers first to be elected under the provisions of this act and of the plan so adopted.

Dates of elections.

Section 15. The first city election next succeeding the adoption of any of the plans provided for by this act shall take place on the third Tuesday of December next succeeding such adoption, and thereafter the city election shall take place annually on the Tuesday next following the first Monday of December, and the municipal year shall begin and end at ten o'clock in the morning of the first Monday of January in each year.

No primaries or caucuses to be held. Section 16. No primary or caucus for municipal officers shall be held. Candidates for mayor, city council and school committee shall be nominated in accordance with the provisions of section one hundred and ninety-eight of Part II of chapter eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen.

Certain officials to be sworn, time, etc. Section 17. On the first Monday in January at ten o'clock in the forenoon, the mayor-elect and the councillors-elect shall meet and be sworn to the faithful discharge of their duties. The oath may be administered by the city clerk or by any justice of the peace, and a certificate that such oath has been taken shall be entered on the journal of the city council. At any meeting thereafter the oath may be administered in the presence of the city council to the mayor, or to any councillor absent from the meeting on the first Monday in January.

SECTION 18. Except as is especially provided in this Logislative section, the legislative powers of the city council may be exercised as provided by ordinance or rule adopted by it.

1. Every member of the council shall have the right to Quorum, etc. vote on any question coming before it. A majority of the council shall constitute a quorum, and the affirmative vote of a majority of all the members of the council shall be necessary to adopt any motion, resolution or ordinance.

2. The city council shall, from time to time, establish Proceedings, rules for its proceedings. Regular and special meetings of the council shall be held at a time and place fixed by ordinance. All legislative sessions shall be open to the public, and every matter coming before the council for action shall be put to a vote, the result of which shall be duly recorded. A full and accurate journal of the proceedings of the council shall be kept, and shall be open to the inspection of any registered voter of the city.

3. The council shall, by a majority vote, elect a city City clork, clerk to hold office for the term of three years and until his successor is elected and qualified. He shall have such powers and perform such duties as the council may from time to time prescribe, in addition to such duties as may be prescribed by law. He shall keep the records of the meetings of the council.

The person holding the office of city clerk at the time City clerk to when any of the plans set forth in this act shall have been successor is adopted by such city shall continue to hold office for the qualified. term for which he was elected and until his successor is elected and qualified.

SECTION 19. The city council at any time may request City council from the mayor specific information on any municipal information of matter within its jurisdiction, and may request him to be mayor, etc. present to answer written questions relating thereto at a meeting to be held not earlier than one week from the date of the receipt by the mayor of said questions. The mayor shall personally, or through a head of a department or a member of a board, attend such meeting and publicly answer all such questions. The person so attending shall not be obliged to answer questions relating to any other matter. The mayor at any time may attend and address Mayor may the city council in person or through the head of a depart-address council. ment, or a member of a board, upon any subject.

SECTION 20. No ordinance shall be passed finally on Ordinances, the date on which it is introduced, except in cases of special passage, etc.

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Ordinances, passage, etc. emergency involving the health or safety of the people or their property.

No ordinance shall be regarded as an emergency measure unless the emergency is defined and declared in a preamble thereto separately voted on and receiving the affirmative vote of two thirds of the members of the city council.

No ordinance making a grant, renewal or extension, whatever its kind or nature, of any franchise or special privilege shall be passed as an emergency measure, and except as provided in chapter one hundred and twenty-two of the Revised Laws and sections one hundred and twenty-six and one hundred and twenty-seven of chapter seven hundred and forty-two of the acts of the year nineteen hundred and fourteen and acts in amendment thereof and in addition thereto, no such grant, renewal or extension shall be made otherwise than by ordinance.

Amendments, etc. SECTION 21. No ordinance or part thereof shall be amended or annulled except by an ordinance adopted in accordance with the provisions of this act.

Passage at one session.

Section 22. Any ordinance, order or resolution may be passed through all its stages of legislation at one session, provided that no member of the council objects thereto; but if any member of the council objects, the measure shall be postponed for that meeting.

Ordinances, etc., to be published. Section 23. Every proposed ordinance or loan order, except emergency measures as hereinbefore defined, shall be published once in full in at least one newspaper of the city, and in any additional manner that may be provided by ordinance, at least ten days before its final passage. After such final passage, it shall, in the same manner as before, again be published once, as amended and completed, except in the case of an emergency ordinance which may be passed as hereinbefore provided and which shall take effect on its passage, and shall be so published at the earliest practicable moment.

Obligations, actions, legal acts, etc., to continue.

Section 24. All official bonds, recognizances, obligations, contracts and all other instruments entered into or executed by or to the city before this act takes effect in any city, and all taxes, special assessments, fines, penalties, forfeitures incurred or imposed, due or owing to the city, shall be enforced and collected, and all writs, prosecutions, actions and causes of action, except as is herein otherwise provided, shall continue without abatement and remain unaffected by this act; and no legal act done by or in favor

of the city shall be rendered invalid by its adoption of any plan of government provided for by this act.

SECTION 25. The civil service laws shall not apply to Civil service the appointment of the mayor's secretaries or of the stenog-apply to certain raphers, clerks, telephone operators and messengers connected with his office, and the mayor may remove such appointees without a hearing and without making a statement of the cause for their removal.

SECTION 26. If a vacancy occurs in the office of the Certain mayor or city council before the last six months of the term vacancies, how filled. of office, the city council shall order an election for a mayor or a member of the council to serve for the unexpired term: and if such vacancy occurs in the last six months of said term, the president of the city council shall succeed to the office of mayor for the unexpired term. If the mayor is absent or unable from any cause temporarily to perform his duties they shall be performed by the president of the city The person upon whom such duties shall devolve "Acting shall be called "acting mayor", and he shall possess the mayor, powers and powers of mayor only in matters not admitting of delay, duties. but shall have no power to make permanent appointments.

Whenever, under Plan C, any councillor shall be tem-Disability of porarily unable for any cause to perform the duties of his councillor, etc. office, the council may appoint one of its members to exercise his powers and perform his duties during such disability. Should an appointive officer of the city be temporarily unable for any cause to perform his duties, the council or the mayor, having the power of original appointment, may make a temporary appointment of some person to act until such official shall resume his duties.

SECTION 27. It shall be unlawful for the mayor or for Officials and a member of the city council or school committee or for employees prohibited from any officer or employee of the city directly or indirectly to making or sharing in make a contract with the city, or to receive any commission, contracts. discount, bonus, gift, contribution, or reward from or any share in the profits of any person or corporation making or performing such contract, unless the mayor, such member, officer or employee, immediately upon learning of the existence of such contract, or that such contract is proposed, shall notify in writing the mayor, city council or school committee of the nature of his interest in such contract, and shall abstain from doing any official act on behalf of the city in reference thereto. In case of such interest on the part of an officer whose duty it is to sign such contract

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Proviso.

on behalf of the city, the contract may be signed by any other officer of the city duly authorized thereto by the mayor, or if the mayor has such interest, by the city clerk: provided, however, that when a contractor with the city is a corporation or a voluntary stock association, the ownership of less than five per cent of the stock or shares actually issued shall not be considered as involving an interest in the contract within the meaning of this section, and such ownership shall not affect the validity of the contract unless the owner of such stock or shares is also an officer or agent of the corporation or association, or solicits or takes part in the making of the contract.

Penalty.

A violation of any provision of this section shall render the contract in respect to which such violation occurs voidable at the option of the city. Any person violating the provisions of this section shall be punished by a fine of not more than one thousand dollars, or by imprisonment for not more than one year, or by both such fine and imprisonment.

Proposals to be asked for certain contracts.

Section 28. No contract for construction work or for the purchase of apparatus, supplies or materials, whether the same shall be for repairs or original construction, the estimated cost of which amounts to or exceeds two hundred dollars, except in cases of special emergency involving the health or safety of the people or their property, shall be awarded unless proposals for the same shall have been invited by advertisements in at least one newspaper published in the city once a week for at least two consecutive weeks. the last publication to be at least one week before the time specified for the opening of said proposals. Such advertisements shall state the time and place where plans and specifications of proposed work or supplies may be had and the time and place for opening the proposals in answer to said advertisements, and shall reserve to the city the right to reject any or all of such proposals. All such proposals shall be opened in public. No bill or contract shall be split or divided for the purpose of evading any provision of this act.

Advertisements, terms, etc.

Mayor to approve certain contracts. Section 29. All contracts made by any department, board or commission in which the amount involved is two hundred dollars or more shall be in writing, and no such contract shall be deemed to have been made or executed until the approval of the mayor and of the department or board making the contract is affixed thereto. Any contract

made as aforesaid may be required to be accompanied by surety bond, a bond with sureties satisfactory to the board or official oto having the matter in charge, or by a deposit of money, certified check or other security for the faithful performance thereof, and such bonds or other securities shall be deposited with the city treasurer until the contract has been carried out in all respects; and no such contract shall be altered except by a written agreement of the contractor, the sureties on his bond, and the officer, department or board making the contract, with the approval of the mayor affixed thereto.

SECTION 30. At the request of any department, and with Taking of land the approval of the mayor and the city council, the city purposes. council or corresponding body may take in fee, in the name of the city, for any municipal purpose any land within the limits of the city not already appropriated to public use. Whenever the price proposed to be paid for a lot of land By right of for any municipal purpose is more than twenty-five per domain. cent higher than its average assessed valuation during the previous three years, the land shall not be taken by purchase, but shall be taken by right of eminent domain and paid for in the manner provided for the taking of, and the payment of damages for, land taken for highways in the city concerned. No land shall be taken until an appropriation by loan or otherwise for the general purpose for which land is needed shall have been made by the mayor and city council, or corresponding body, by a two thirds vote of all its members; nor shall a price be paid in excess of the appropriation, unless a larger sum is awarded by a court of competent jurisdiction. All proceedings in the Record to taking of land shall be under the advice of the law department, and a record thereof shall be kept by that department.

SECTION 31. The school committee shall consist of the school commayor, who shall be the chairman, and six members who term, etc. shall be elected at large. At the first annual city election held in any city after its adoption of one of the plans of government provided for in this act, there shall be elected two members to serve for one year, two for two years and two for three years, and annually thereafter there shall be elected two members to serve for the term of three years.

SECTION 32. The school committee shall elect annually To appoint a superintendent of schools, and may, under the laws reguent, etc. lating the civil service, appoint, suspend or remove at pleasure such subordinate officers or assistants, including

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Members, etc., prohibited from holding other offices. janitors of school buildings, as it may deem necessary for the proper discharge of its duties and the conduct of its business; it shall define their terms of service and their duties, and shall fix their compensation. No member of the school committee, except the mayor, shall, during the term for which he is elected, hold any other office or position the salary or compensation for which is payable out of the city treasury. The committee shall organize annually on the first Monday in January, and shall elect one of its members as vice chairman, whose duty it shall be to preside at all meetings of the committee at which the mayor is not present.

Powers and duties.

Section 33. The school committee, in addition to the powers and duties pertaining by law to school committees, shall have power to provide, when they are necessary, temporary accommodations for school purposes, and shall have the control of all school buildings and of the grounds connected therewith, and the power to make all repairs, the expenditures for which are made from the regular appropriation for the school department, except as is otherwise provided herein. Nothing in this act shall be construed to amend, alter or repeal any special act fixing the amount that the school committee of any city may appropriate for school purposes, provided that such act has been submitted to the legal voters of the city and has been accepted by them within five years prior to the passage of this act.

Sites, plans, etc., for school buildings.

Section 34. No site for a school building shall be acquired by the city unless the approval of the site by the school committee is first obtained. No plans for the construction of or alterations in a school building shall be accepted, and no work shall be begun on the construction or alteration of a school building, unless the approval of the school committee and the mayor therefor is first obtained. Nothing herein contained shall require such approval for the making of ordinary repairs.

To make rules and regulations.

Section 35. The school committee shall make all reasonable rules and regulations for the management of the public schools of the city and for conducting the business of the committee, provided that such rules are not inconsistent with any laws of the commonwealth.

Meetings to be public.

Section 36. All meetings of the school committee shall be open to the public, except that, when requested by not less than four members of the committee, any particular

meeting shall be private. The vote on any particular Yea and nay measure shall be by call of the yeas and nays, when re-vote. quested by not less than two members of the committee.

SECTION 37. If a vacancy occurs in the school committee May fill by failure to elect, or otherwise, the city council and the vacancy in the their own body. remaining members of the school committee shall meet in ioint convention and elect a suitable person to fill the vacancy until the next annual city election. The mayor, if present, shall preside at the convention.

SECTION 38. A petition meeting the requirements here- Petition for inafter provided and requesting the city council to pass an measure." ordinance, resolution, order or vote, except an order granted under the provisions of chapter one hundred and twentytwo of the Revised Laws and sections one hundred and twenty-six and one hundred and twenty-seven of chapter seven hundred and forty-two of the acts of the year nineteen hundred and fourteen and acts in amendment thereof and in addition thereto, or requesting the school committee to pass a resolution, order or vote, all of these four terms being hereinafter included in the term "measure", therein set forth or designated, shall be termed an initiative petition, and shall be acted upon as hereinafter provided.

Section 39. Signatures to initiative petitions need not Signatures be all on one paper. All such papers pertaining to any one to initiative petitions. measure shall be fastened together and shall be filed in the office of the city clerk as one instrument, with the endorsement thereon of the names and addresses of three persons designated as filing the same. With each signature to the petition shall be stated the place of residence of the signer, giving the street and number, if any.

Within five days after the filing of said petition the regis- Certification trars of voters shall ascertain by what number of registered voters. voters the petition is signed, and what percentage that number is of the total number of registered voters, and shall attach thereto their certificate showing the result of such examination.

The city clerk shall forthwith transmit the said certificate City clerk to with the said petition to the city council or to the school transmit core committee, accordingly as the petition is addressed, and at the same time shall send a copy of said certificate to one or more of the persons designated on the petition as filing the

SECTION 40. If an initiative petition be signed by regis- Action by city tered voters equal in number, except as is provided in section committee if

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initiative petition is fully signed. forty-three of this act, to at least twenty per cent of the whole number of registered voters, the city council or the school committee shall, within twenty days after the date of the certificate of the registrars of voters that the petition has been signed by the required percentage of registered voters, either:—

1. Pass said measure without alteration, subject to the

referendum vote provided by this act or,

Referendum.

2. The city council shall call a special election to be held on a Tuesday fixed by it not less than thirty nor more than forty-five days after the date of the certificate hereinbefore mentioned, and shall submit the proposed measure without alteration to a vote of the registered voters of the city at that election: provided, however, that if any city election is otherwise to occur within ninety days after the date of said certificate, the city council may, at its discretion, omit calling the special election and submit the proposed measure to the voters at such other previously pending election.

Referendum, when petition fails.

Proviso.

SECTION 41. If an initiative petition be signed by registered voters equal in number to at least eight per cent but less than twenty per cent of the total number of registered voters, and said measure be not passed without alteration within twenty days by the city council or the school committee, as provided in the preceding section, then such proposed measure, without alteration, shall be submitted by the city council to a vote of the registered voters of the city at the next annual city election.

Referendum petition.

Section 42. If within twenty days after the final passage of any measure by the city council or by the school committee, a petition signed by registered voters of the city, equal in number to at least twelve per cent of the total number of registered voters, be presented to the city council or to the school committee, as the case may be, protesting against such measure or any part thereof taking effect, the same shall thereupon and thereby be suspended from taking effect; and the city council or the school committee, as the case may be, shall immediately reconsider such measure or part thereof; and if such measure or part thereof be not entirely annulled, repealed or rescinded, the city council shall submit the same, by the method herein provided, to a vote of the qualified voters of the city, either at the next regular city election, or at a special election which may, in its discretion, be called for the purpose, and such measure or part

thereof shall forthwith become null and void unless a ma-Referendum jority of the qualified voters voting on the same at such petition election shall vote in favor thereof.

The petition provided for by this section shall be termed a

referendum petition.

The procedure in respect to such referendum petition shall Procedure, etc. be the same as that provided by section forty of this act. except that the words "measure or part thereof protested against" shall for this purpose be understood to replace the word "measure" in that section wherever it may occur, and that the word "referendum" shall be understood to replace the word "initiative" in that section.

SECTION 43. For the purposes of this act, the number of Women voters to be counted. registered women voters shall be taken into account in fixing the requisite number of signatures for initiative and referendum petitions for measures on which they have the right of voting.

SECTION 44. The city council may, of its own motion, City council and shall, upon request of the school committee in case of may submit questions to a measure originating with that committee and pertaining voters. to the affairs under its administration, submit to a vote of the registered voters of the city for adoption or rejection at a general or special city election any proposed measure, or a proposition for the annulment, repeal or amendment of any measure, in the same manner and with the same force and effect as are hereby provided for submission on petition.

Section 45. If two or more proposed measures passed Measures with at the same election contain conflicting provisions, that one provisions. of said measures which received the larger number of affirmative votes shall take effect and the other shall be void.

SECTION 46. The ballots used when voting upon such Ballots to proposed measure shall state the nature of the measure in of measure. terms sufficient to show the substance thereof. No measure shall go into effect unless it receives the affirmative votes of at least a third of the whole number of registered voters.

SECTION 47. The provisions of this part shall, upon the Certain adoption by any city of any of the plans of government apply to other hereinafter set forth, apply to the plan so adopted, except plan adopted. as is otherwise provided in such plan.

PART II.

PLAN A.

GOVERNMENT BY MAYOR AND CITY COUNCIL ELECTED AT LARGE.

Plan A method.

The method of city government provided for Section 1.

in this part shall be known as Plan A.

When to be operative.

Upon the adoption of Plan A by a city in SECTION 2. the manner prescribed by this act, such plan shall become operative as provided in Part I; and its powers of government shall be exercised as is prescribed herein and in Part I.

Mayor, election, term, etc.

Section 3. There shall be a mayor, elected by and from the qualified voters of the city, who shall be the chief executive officer of the city. He shall hold office for the term of two years from the first Monday of January following his election, and until his successor is elected and qualified.

Party or political designations

Section 4. No ballot used at any annual or special or city election shall have printed thereon any party or political designation or mark, and there shall not be appended to the name of any candidate any such party or political designation or mark, or anything showing how he was nominated or indicating his views or opinions.

City council, number, election, etc.

Section 5. The legislative powers of the city shall be vested in a city council, which shall consist of nine persons, elected at large by and from the qualified voters of the city. One of its members shall be elected by the council annually as its president. At the first election held in a city after its adoption of Plan A, the five candidates receiving the largest number of votes shall hold office for two years, and the four receiving the next largest number of votes shall hold office for one year. Thereafter, as these terms expire. there shall be elected at each annual city election a sufficient number of members to fill the vacancies created by the expiration of said terms, each of the members so elected to serve for a term of two years.

Salaries

Section 6. The mayor shall receive for his services such salary as the city council shall by ordinance determine. not exceeding five thousand dollars a year, and he shall receive no other compensation from the city. His salary shall not be increased or diminished during the term for which he is elected. The council may, by a two thirds vote of all its members taken by call of the yeas and nays, establish a salary for its members not exceeding five hundred dollars each a year. Such salary may be reduced, but no increase therein shall be made to take effect during the year in which the increase is voted.

SECTION 7. All heads of departments and members of Mayor may make appointmunicipal boards, as their present terms of office expire, ments without confirmation. but excluding the school committee, officials appointed by the governor, and assessors where they are elected by vote of the people, shall be appointed by the mayor without confirmation by the city council.

SECTION 8. In making his appointments the mayor shall Certificates of appointment. sign and file with the city clerk a certificate in the following form: -

CERTIFICATE OF APPOINTMENT.

I appoint (name of appointee) to the position of (name of office), and I certify that in my opinion he is a recognized expert in the work which will devolve upon him, and that I make the appointment solely in the interest of the city.

Mayor.

or in the following form, as the case may be: —

CERTIFICATE OF APPOINTMENT.

I appoint (name of appointee) to the position of (name of office), and I certify that in my opinion he is a person specially fitted by education, training, or experience to perform the duties of said office, and that I make the appointment solely in the interest of the city.

Mayor.

SECTION 9. The mayor may remove any head of a Removals. department or member of a board by filing a written statement with the city clerk setting forth in detail the specific reasons for such removal, a copy of which shall be delivered or mailed to the person thus removed, who may make a reply in writing, which, if he desires, may be filed with the city clerk; but such reply shall not affect the action taken unless the mayor so determines. The provisions of this Certain officers section shall not apply to the school committee, nor to exempted. officials appointed by the governor, nor to assessors where they are elected by vote of the people.

SECTION 10. Every order, ordinance, resolution and vote Approval by relative to the affairs of the city, adopted or passed by the mayor of orders, etc. city council, shall be presented to the mayor for his approval. If he approves it he shall sign it; if he disapproves Mayor's veto, it he shall return it, with his objections in writing, to the etc.

city council, which shall enter the objections at large on its records, and again consider it. If the city council, notwithstanding such disapproval of the mayor, shall again pass such order, ordinance, resolution or vote by a two thirds vote of all the members of the city council, it shall then be in force, but such vote shall not be taken for seven days after its return to the city council. Every such order, ordinance, resolution and vote shall be in force if it is not returned by the mayor within ten days after it has been presented to him. Nothing in this section contained shall be construed as superseding or in any way affecting any of the provisions of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen.

Certain provisions of law to apply.

PART III.

PLAN B.

GOVERNMENT BY MAYOR AND COUNCIL ELECTED BY DISTRICTS AND AT LARGE.

Plan B method.

SECTION 1. The method of city government provided for in this part shall be known as Plan B.

When to be operative.

SECTION 2. Upon the adoption of Plan B by a city in the manner prescribed by this act, such plan shall become operative as provided in Part I hereof; and its powers of government shall be exercised as is prescribed herein and in Part I.

Mayor, election, term, etc.

Section 3. There shall be a mayor, elected by and from the qualified voters of the city, who shall be the chief executive officer of the city. He shall hold office for the term of two years from the first Monday in January following his election and until his successor is elected and qualified.

City council, election, number, etc. Section 4. The legislative powers of the city shall be vested in a city council. One of its members shall be elected by the council annually as its president. In cities having more than seven wards, the city council shall be composed of fifteen members, of whom one shall be elected from each ward by and from the qualified voters of that ward, and the remaining members shall be elected by and from the qualified voters of the city. In cities having seven wards or less, the city council shall be composed of eleven members, of whom one shall be elected from each ward by and from the qualified voters of that ward, and the remaining members

shall be elected by and from the qualified voters of the city.

At the first election held in a city after its adoption of Terms of office. Plan B. the councillors elected from each ward shall be elected to serve for one year, and those elected at large shall be elected to serve for two years, from the first Monday in January following their election and until their successors are elected and qualified; and at each annual city election thereafter the councillors elected to fill vacancies caused by the expiration of the terms of councillors shall be elected to serve for two years.

SECTION 5. All heads of departments and members of Appointments municipal boards, as their present terms of office expire, subject to confirmation. but excluding the school committee, officials appointed by the governor, and assessors where they are elected by vote of the people, shall be appointed by the mayor, subject to confirmation by the city council; but the city solicitor shall be appointed by the mayor, without confirmation by the city council.

SECTION 6. The mayor may, with the approval of a Removals, etc. majority of the members of the city council, remove any head of a department or member of a board before the expiration of his term of office, except members of the school committee, officials appointed by the governor, and assessors where they are elected by vote of the people. The person so removed shall receive a copy of the reasons for his removal, and he may, if he desires, contest the same before the city council. He shall have the right to be represented by counsel at such hearing.

Section 7. The mayor shall receive for his services such Mayor's salary. salary as the city council by ordinance shall determine, not exceeding five thousand dollars a year, and he shall receive no other compensation from the city. His salary shall not be increased or diminished during the term for which he is elected.

The council may, by a two thirds vote of all its members, Salaries of taken by call of the yeas and nays, establish a salary for its council. members not exceeding five hundred dollars each a year. Such salary may be reduced, but no increase therein shall be made to take effect during the year in which the increase is voted.

SECTION 8. Every order, ordinance, resolution and vote Approval by relative to the affairs of the city, adopted or passed by the orders, etc. city council, shall be presented to the mayor for his ap-

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Mayor's veto, etc.

If he approves it he shall sign it; if he disapproves proval. it he shall return it, with his objections in writing, to the city council, which shall enter his objections at large on its records, and again consider it. If the city council, notwithstanding such disapproval of the mayor, shall again pass such order, ordinance, resolution or vote by a two thirds vote of all the members of the city council, it shall then be in force, but such vote shall not be taken for seven days after its return to the city council. Every such order, ordinance, resolution and vote shall be in force if it is not returned by the mayor within ten days after it has been presented to him. Nothing in this section contained shall be construed as superseding or in any way affecting any provision of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen.

Certain provisions of law to apply.

PART IV.

PLAN C.

COMMISSION FORM OF GOVERNMENT.

Plan C method.

SECTION 1. The method of city government provided for in this part shall be known as Plan C.

City council to be governing body.

SECTION 2. The government of the city and the general management and control of all of its affairs shall be vested in a city council, which shall be elected and shall exercise its powers in the manner hereinafter set forth; except, however, that the general management and control of the public schools of the city and of the property pertaining thereto shall be vested in the school committee.

Members to act as departmental commissioners. Section 3. The city council shall consist of five members, to wit:—a mayor, who shall be the commissioner of administration; a commissioner of finance; a commissioner of health; a commissioner of public works and a commissioner of public property. Each of these commissioners shall have charge of the department of city affairs indicated by his official title, except as to the affairs and property of the city which are within the jurisdiction of the school committee. All of these officers shall be elected at large by and from the qualified voters of the whole city for terms of two years, except as is hereinafter provided.

In case of a difference of opinion as to the departments to be in charge of any one or more of the commissioners, the matter shall be determined by vote of a majority of the commissioners.

SECTION 4. The terms of office of the members of the Terms of office. council shall commence at ten o'clock in the forenoon of the first Monday in January following their election and shall be for two years each, and until their successors are elected and qualified: provided, however, that the terms of Proviso. office of the commissioner of administration, the commissioner of finance and the commissioner of health first so elected shall be for the term of two years, and the terms of office of the commissioner of public works and the commissioner of public property first so elected shall be for the term of one year, and thereafter the commissioners elected at each annual city election to fill the vacancies caused by the expiration of the terms of commissioners shall be elected to serve for two years.

SECTION 5. The city council elected as aforesaid shall organization, etc. meet at ten o'clock in the forenoon on the first Monday of January in each year, and the members of the city council whose terms of office then begin shall severally make oath, before the city clerk or a justice of the peace, to perform faithfully the duties of their respective offices. The city council shall thereupon be organized by the choice of a president, who shall hold his office during the pleasure of the city council. The president of the city council shall be some member thereof other than the mayor. organization of the city council shall take place as aforesaid, notwithstanding the absence, death, refusal to serve, or non-election of the mayor or of one or more of the four other members: provided, that at least three of the persons entitled Proviso. to be members of the city council are present and make oath as aforesaid. Any member entitled to make the aforesaid oath, who was not present at the time fixed therefor, may make oath at any time thereafter.

SECTION 6. The city council shall fix suitable times for Mootings. its regular meetings. The mayor, the president of the city council or any two members thereof may at any time call a special meeting by causing a written notice, stating the time of holding such meeting and signed by the person or persons calling the same, to be delivered in hand to each member, or left at his usual dwelling place, at least six hours before the time of such meeting. Meetings of the city council may also be held at any time when all the members of the council are present and consent thereto.

SECTION 7. A majority of the members of the city council shall constitute a quorum. Its meetings shall be public, and the mayor, if present, shall preside and shall have the right to vote. In the absence of the mayor the president of the city council shall preside, and in the absence of both, a chairman pro tempore shall be chosen. The

city clerk shall be, ex officio, clerk of the city council, and shall keep records of its proceedings; but in case of his temporary absence, or in case of a vacancy in the office, the city council may elect by ballot a temporary clerk, who shall be sworn to the faithful discharge of his duties and may act as clerk of the city council until a city clerk is chosen and qualified. All final votes of the city council involving the expenditure of fifty dollars or over shall be by yeas and nays and shall be entered on the records. On the request of one member the vote shall be by yeas and nays and shall be entered upon the records. The affirmative vote of at least three members shall be necessary for the

passage of any order, ordinance, resolution or vote.

SECTION 8. The city council shall have and exercise all

the legislative powers of the city, except as such powers are herein and in Part I reserved to the school committee and to the qualified voters of the city; and the city council and its members shall, severally or collectively, have and possess, and shall themselves or through such officers as they may elect or appoint, exercise all the other powers, rights and duties had, possessed or exercised, immediately prior to the adoption of this act, by the mayor, board of aldermen, common council, and all other boards, commissions and committees of the city and their members, severally or collectively, except such as are in Part I conferred upon the school committee or are otherwise provided for in this part.

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Meetings to be public.

City clerk,

ties, etc

Powers.

Methods of action.

Yea and nay vote.

Section 9. In legislative session, the city council shall act by ordinance, resolution, order or vote.

The yeas and nays shall be taken upon the passage of all ordinances and resolutions, and entered upon the journal of its proceedings. Upon the request of any member, the yeas and nays shall be taken and recorded upon any order or vote. Every ordinance, resolution, order or vote passed by the city council shall, except as is hereinafter provided, require on final passage the affirmative vote of a majority of the members of the city council.

Appropriations, etc., to be itemised. All votes making appropriations of money or authorizing loans shall be in itemized form.

SECTION 10. The mayor shall be the chief executive Mayor to be chief executive officer of the city, commissioner of administration and, officer, etc. ex officio, chairman of the school committee. He shall preside at all meetings of the city council and of the school committee at which he is present. He shall also, when present, preside at all joint conventions of the city council and of the school committee.

He shall have the right to vote on all questions coming before the city council, but shall have no power of veto.

He shall have such other duties, rights and powers as may be provided by ordinance, not in conflict with this act.

During the absence or inability of the mayor to act, the Acting mayor. commissioner of finance shall, as acting mayor, assume the duties and exercise all the rights and powers of the mayor: provided, that, in the absence or inability so to act of the Proviso. commissioner of finance the city council may select another commissioner from their number to perform the duties of acting mayor.

SECTION 11. All executive and administrative powers, Other executive authorities and duties, not otherwise provided for in this duties. act, shall be assigned to a suitable department by the city council by ordinance, and changes in the assignments made in this manner may be made by ordinance by the affirmative vote of three members of the city council, or by the qualified voters of the city upon initiative petition.

The city council shall determine the policies to be pursued by deternand the work to be undertaken in each department, but mined. each commissioner shall have full power to carry out the policies or to have the work performed in his department as directed by the city council.

Section 12. Each commissioner may, except as is Heads of otherwise provided herein, appoint a qualified person to serve departments, as the head of each of the departments under his charge ments and removals. and may remove him at any time for cause stated in the order of removal. All appointments and removals so made shall be subject to confirmation by the city council. employees in each department shall be appointed and removed by the head of that department. Nothing in this section shall in any way affect the laws governing the civil service.

SECTION 13. Each of said commissioners shall keep a Records of record book in which shall be recorded a brief but clear and to be kept. comprehensive record of all affairs of the department under his charge as soon as performed, and shall quarterly render

To be open to public inspection. to the city council a full report of all operations of such department, and shall annually, and oftener if required by the city council, make a synopsis thereof for publication. All such records shall be open for public inspection. The city council shall provide for the publication of such annual or other reports, and of such parts of the quarterly reports, or of such other information regarding city affairs as it may deem advisable.

Salaries.

Section 14. The mayor shall receive for his services such salary as the city council shall by ordinance determine, not exceeding five thousand dollars a year, and he shall receive no other compensation from the city. His salary shall not be increased or diminished during the term for which he is elected. The council may, by a vote of not less than three members taken by call of the yeas and nays, establish a salary for its members, not exceeding four thousand dollars a year for each member. Such salary may be reduced, but no increase therein shall be made to take effect until the municipal year succeeding that in which the vote establishing the salary is passed.

PART V.

PLAN D.

MAYOR, CITY COUNCIL AND CITY MANAGER.

Plan D method.

When to be operative.

Section 1. The method of city government provided for in this part shall be known as Plan D.

SECTION 2. Upon the adoption of Plan D by a city in the manner prescribed by Part I of this act, such plan shall become operative as provided in Part I, and the powers of government of such city shall be exercised as provided herein and in Part I.

City council to be governing body.

SECTION 3. The government of the city and the general management and control of all its affairs shall be vested in a city council, which shall be elected and shall exercise its powers in the manner herein and in Part I set forth; except that the city manager shall have the authority hereinafter specified, and that the general management and conduct of the public schools of the city and of the property pertaining thereto shall be vested in the school committee.

Members, election, term, etc. Section 4. The city council shall consist of five members, who shall be elected at large by and from the qualified voters of the city for a term of two years and until their

successors are elected and qualified; except that at the first election the three candidates having the highest number of votes shall serve for two years and the two candidates having the next highest number of votes shall serve for one vear.

SECTION 5. All the legislative powers of the city shall Organization, be vested in the city council. The city council elected as aforesaid shall meet at ten o'clock in the forenoon on the first Monday of January in each year, and the members of the city council whose terms of office then begin shall severally make oath before the city clerk, or a justice of the peace, to perform faithfully the duties of their respective offices. The city council shall thereupon be organized by the choice of a president, who shall hold his office during the pleasure of the city council. The president of the city council shall be some member thereof other than the mayor. The organization of the city council shall take place as aforesaid, notwithstanding the absence, death, refusal to serve, or nonelection of one or more of the members: provided, that at Proviso. least three of the persons entitled to be members of the city council are present and make oath as aforesaid. Any member entitled to make the aforesaid oath, who was not present at the time fixed therefor, may make oath at any time thereafter.

Section 6. The city council shall fix suitable times for time for its regular meetings. The mayor, the president of the city meetings. council or any two members thereof may at any time call a special meeting by causing a written notice, stating the time of holding such meeting and signed by the person or persons calling the same, to be delivered in hand to each member, or left at his usual dwelling place, at least six hours before the time of such meeting. Meetings of the city council may also be held at any time when all the members of the council are present and consent thereto.

SECTION 7. A majority of the members of the city council Meetings to be public. shall constitute a quorum. Its meetings shall be public, and the mayor, if present, shall preside and shall have the right to vote. In the absence of the mayor the president of the city council shall preside, and in the absence of both, a chairman pro tempore shall be chosen. The city clerk shall Records, etc. be, ex officio, clerk of the city council, and shall keep records of its proceedings; but in case of his temporary absence, or in case of a vacancy in the office, the city council may elect by ballot a temporary clerk, who shall be sworn to the

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Records, etc.

faithful discharge of his duties and may act as clerk of the city council until a city clerk is chosen and qualified. All final votes of the city council involving the expenditure of fifty dollars or over shall be by yeas and nays and shall be entered on the records. On the request of one member the vote shall be by yeas and nays and shall be entered upon the records. The affirmative vote of at least three members shall be necessary for the passage of any order, ordinance, resolution or vote.

Vacancies.

SECTION 8. Vacancies in the city council shall be filled by the council for the remainder of the unexpired term.

SECTION 9. The mayor shall be that member of the

Mayor, election, term, etc.

city council who, at the regular municipal election at which the three members of the council were elected, received the highest number of votes, except that at the first regular municipal election held in a city adopting this plan of government the mayor shall be the councillor receiving the highest number of votes. In case two councillors receive the same number of votes, one of them shall be chosen mayor by the remaining members of the council. In case of a vacancy in the office of mayor, the remaining members of the council shall choose from their own number his successor for the unexpired term. The mayor shall be the presiding officer, except that in his absence the president of the council shall preside; and in the absence of both the mayor and the president of the council, a president pro tempore may be chosen. The mayor shall be the official head of the city. He shall have no power of veto, but shall have the same power as the other members of the council to vote upon all measures coming before it.

Vacancy, etc.

Salary of mayor. Section 10. The mayor shall receive for his services such salary as the city council shall by ordinance determine, not exceeding two thousand dollars a year, and he shall receive no other compensation from the city. His salary shall not be increased or diminished during the term for which he is elected.

Salaries of council members. The council may by a vote of not less than three members, taken by call of the yeas and nays, establish a salary for its members, not exceeding five hundred dollars a year for each. Such salary may be reduced, but no increase therein shall be made to take effect during the year in which the increase is voted.

City manager.

SECTION 11. The city council shall appoint a city manager, who shall be the administrative head of the city

government and shall be responsible for the administration of all departments. He shall be appointed with regard to merit only, and he need not be a resident of the city when appointed. He shall hold office during the pleasure of the city council and shall receive such compensation as it shall fix by ordinance.

SECTION 12. The city manager shall (1) be the ad-Powers and ministrative head of the city government; (2) see that manager. within the city the laws of the state and the ordinances, resolutions and regulations of the council are faithfully executed: (3) attend all meetings of the council, and recommend for adoption such measures as he shall deem expedient: (4) make reports to the council from time to time upon the affairs of the city, keep the council fully advised of the city's financial condition and its future financial needs; (5) appoint and remove all heads of departments, superintendents and other employees of the city.

Section 13. Such city officers and employees as the Appointments council shall determine are necessary for the proper administration of the city shall be appointed by the city manager, and any such officer or employee may be removed by him; but the city manager shall report every such appointment and removal to the council at the next meeting thereof following any such appointment or removal.

SECTION 14. The officers and employees of the city Regulations. shall perform such duties as may be required of them by the city manager, under general regulations of the city council. Approved May 20, 1915.

An Act relative to the incorporation and manage- Chap.268 MENT OF CREDIT UNIONS.

Be it enacted, etc., as follows:

SECTION 1. A corporation organized under this act shall "Credit union", term include in the corporate name the two words "credit union", defined. to which may be added the word "bank." Other distinguishing words may be used. The words "credit union", whenever hereinafter used, shall apply to a corporation heretofore organized under the provisions of chapter four hundred and nineteen of the acts of the year nineteen hundred and nine, or hereafter organized under the provisions of this act.

Section 2. Seven or more persons, resident in this Incorporation, commonwealth, who have associated themselves by an etc. agreement in writing with the intention of forming a cor-

Incorporation, etc. poration for the purpose of accumulating and investing the savings of its members and making loans to members for provident purposes, may, with the consent of the board of bank incorporation, become a corporation upon complying with all of the provisions of section three of this act. The board of bank incorporation is hereby authorized to grant such consent when it is satisfied that the proposed field of operation is favorable to the success of such corporation, and that the standing of the proposed incorporators is such as to give assurance that its affairs will be administered in accordance with the spirit of this act.

Certain provisions of law to apply to organisation.

Section 3. Credit unions shall be organized under the provisions, so far as applicable, of sections two to six, inclusive, of chapter three hundred and seventy-four of the acts of the year nineteen hundred and four, as amended by section four of chapter two hundred and four of the acts of the year nineteen hundred and six and any other amendments thereof, except that the fee for filing and recording the articles of organization, including the issuing by the secretary of the commonwealth of the certificate of incorporation, shall be five dollars.

Supervision.

Filing fee.

The provisions relating to supervision by the bank commissioner, so far as applicable, of chapter five hundred and ninety of the acts of the year nineteen hundred and eight and any amendments thereof shall apply to credit unions incorporated under this act.

Restrictions

Section 4. No person, partnership or association, and no corporation, except such as have heretofore been incorporated under the provisions of chapter four hundred and nineteen of the acts of the year nineteen hundred and nine and such as shall hereafter be incorporated under the provisions of this act, shall hereafter transact business under any name or title which contains the two words "credit union". The proceedings authorized and the penalties imposed under the provisions of section seventeen of chapter five hundred and ninety of the acts of the year nineteen hundred and eight and all acts in amendment thereof or in addition thereto, so far as applicable, shall apply in all cases of violation of the provisions of this section.

Deposits and loans.

Penalties, etc.

SECTION 5. A credit union may receive the savings of its members in payment for shares or on deposit; may lend to its members at reasonable rates, or invest, as hereinafter provided, the funds so accumulated; and may undertake such other activities relating to the purpose of the associa-

tion, as its by-laws may authorize, any provisions in section one of chapter one hundred and fourteen of the Revised

Laws notwithstanding.

Section 6. The by-laws shall prescribe the name of By-laws. the corporation, the purposes for which it is formed, the conditions of residence or occupation which qualify persons for membership, the par value of the shares of capital stock and the maximum number of shares which may be held by any one member, the conditions on which shares may be paid in, transferred and withdrawn, the conditions on which deposits may be received, and withdrawn, the method of receipting for money paid on account of shares or deposited, the number of directors and number of members of the credit committee, the duties of the several officers, the fines. if any, which shall be charged for failure to meet obligations to the corporation punctually, the date of the annual meeting of members, the manner in which members shall be notified of meetings, the number of members which shall constitute a quorum at meetings, and such other regulations as may seem necessary.

Section 7. No credit union shall receive deposits or Approval by bank commispayments on account of shares, or make any loans, until its sioner. by-laws have been approved in writing by the bank commissioner, nor shall any amendments to its by-laws become

operative until they have so been approved.

Section 8. All property of a credit union, except real property estate, and all capital stock in a credit union shall be exempt example from taxation. from state and local taxation, except legacy and succession taxes.

SECTION 9. The capital of a credit union shall be un- Capital to be limited in amount. Shares of capital stock may be subscribed for and paid in such manner as the by-laws shall prescribe, except that the par value of shares shall not exceed ten dollars.

Section 10. Shares may be issued and deposits received Shares may be issued to in the name of a minor, and such shares and deposits may. minors, etc. in the discretion of the directors, be withdrawn by such minor, or by his parent or guardian, and in either case payments made on such withdrawals shall be valid and shall release the said corporation from any and all liability to the minor, parent, or guardian. A minor under the age of eighteen years shall not have the right to vote. If shares are held or deposits made in trust, the name and residence of the beneficiary shall be disclosed, and the account shall

be kept in the name of such holder as trustee for such person. If no other notice of the existence and terms of such trust has been given in writing to the corporation, such shares or deposits may, upon the death of the trustee, be transferred to or withdrawn by the person who was named by the trustee as the beneficiary or by his legal representatives, and such transfer or withdrawal shall release the corporation from any and all liability to any other claimant upon such stock or deposit.

Investment of funds.

Section 11. The capital, deposits and surplus funds of a credit union shall be invested in loans to members with the approval of the credit committee as provided in section seventeen of this act, and any capital, deposits or surplus funds in excess of the amount for which loans shall be approved by the credit committee may be deposited in savings banks or trust companies incorporated under the laws of this commonwealth, or in national banks located therein, or may be invested in the bonds of any other credit union or any farmland bank incorporated under the laws of this commonwealth, or in any securities which are at the time of their purchase legal investments for savings banks in this commonwealth, or, with the approval of the bank commissioner, may be deposited in other credit unions or may be invested in the shares of other credit unions or of farmland banks or co-operative banks incorporated under the laws of this commonwealth: provided, that the total amount invested in the shares of other credit unions, farmland banks or co-operative banks shall not exceed thirty per cent of the capital and surplus, and that not more than twenty per cent shall be invested in the shares of other credit unions, nor more than twenty per cent in farmland bank shares, nor more than twenty per cent in co-operative bank shares.

Proviso.

Fiscal year.

Section 12. The fiscal year of every credit union shall end at the close of business on the last business day of October.

Meetings.

Section 13. The annual meeting of the corporation shall be held at such time and place as the by-laws prescribe, but must be held within thirty days after the close of the fiscal year. Special meetings may be called by a majority of the directors or of the supervisory committee, and shall be called by the clerk upon written application of ten or more members entitled to vote. Notice of all meetings of the corporation and of all meetings of the board of directors and of committees shall be given in the manner prescribed by the by-

laws. No member shall be entitled to vote by proxy or to yoting reguhave more than one vote, and, after a credit union has been lated. incorporated one year, no member thereof shall be entitled to vote until he has been a member for more than three

The members at each annual meeting shall fix the amount Entrance fee. of the entrance fee for the ensuing year, which may be made proportional to the number of shares issued to a member, the maximum amount to be loaned any one member, and, upon recommendation of the board of directors, may declare dividends in accordance with the provisions of section twenty-two of this act.

At any annual or special meeting the members may Acts of credit review the acts of the credit committee or of the board of committee subdirectors, and may reverse any decision of the credit committee or of the board of directors by a three fourths vote of the members present and entitled to vote: provided, that Proviso. such three fourths vote comprises a majority of all of the members of the credit union.

In the event of the death, resignation, or removal from Vacancies. office of the board of directors or of any member thereof, or of the credit committee or of any member thereof, the members of the credit union at a special meeting, called for the purpose, may elect other members to fill the vacancies until the next annual meeting.

At any annual or special meeting the members of a credit Amendment of union may amend the by-laws by a three fourths vote of the members present and entitled to vote; provided, that a Proviso. copy of the proposed amendment or amendments shall have been sent to each member with the notice of the meeting.

SECTION 14. The business and affairs of a credit union Board of directors, shall be managed by a board of not less than five directors, number, a credit committee of not less than three members, and a election, etc. supervisory committee of three members to be elected at the annual meeting of the corporation. Unless the number of members of the credit union is less than eleven, no member of said board shall be a member of either of said committees. nor shall one person be a member of more than one committee, and all the members of said board and of said committees, as well as all officers whom they may elect, shall be sworn to the faithful performance of their duties and shall hold their several offices until others are elected and qualified in their stead. A record of every such qualification shall be filed and preserved with the records of the corporation.

Election of directors and certain committees. Members of the supervisory committee shall be elected annually for a term of one year. Directors and members of the credit committee shall be elected for a term of not less than one year nor more than three years, as the bylaws shall provide. If the term is more than one year, they shall be divided into classes, and an equal number, as nearly as may be, elected each year. If a director or a member of any of these committees ceases to be a member of the credit union, his office shall thereupon become vacant.

Election of

Section 15. The directors, at their first meeting after the annual meeting of the corporation, shall elect from their own number a president, a vice president, a clerk and a treasurer, who shall be the executive officers of the corporation, and who shall hold office until their successors shall have been elected and qualified. The offices of clerk and treasurer may be held by the same person.

Directors, powers, duties etc.

The board of directors shall have the general direction of the affairs of the corporation, and shall meet as often as may be necessary. It shall be their special duty to act upon all applications for membership and upon the expulsion of members, to fix the amount of the surety bond required of any officer having custody of funds, to determine the rate of interest on loans and deposits, to fill vacancies in the board of directors until new members shall be elected and qualified, to make recommendations to the members of the credit union relative to the amount of entrance fee to be charged new members, the maximum amount to be loaned any one member, the advisability of declaring a dividend and the amount to be declared, the need of amendments to the by-laws, and any other matters upon which, in their opinion, the members should act at any annual or special When authorized so to do by the members at any annual meeting or at a special meeting called for the purpose, the board of directors, with the approval of the bank commissioner, may borrow money for the purpose of re-loaning to members.

Borrowing of money to re-loan.

Supervisory committee, powers, duties, etc. Section 16. The supervisory committee shall inspect from time to time the securities, cash and accounts of the corporation and shall keep fully informed of the financial condition of the corporation and shall supervise the acts of its board of directors, credit committee and officers. At any time the supervisory committee, by a unanimous vote, may suspend any officer of the corporation, or any member or members of the credit committee or of the board of

directors, and, by a majority vote, may call a meeting of the shareholders to consider any violation of this act or of the by-laws, or any practice of the corporation which, in the opinion of the committee, is unsafe or unauthorized. seven days after the suspension of any officer, or any member or members of the credit committee or of the board of directors, the supervisory committee shall cause notice to be given of a special meeting of the members of the credit union to take such action relative to such suspension as may seem necessary. The supervisory committee may Vacancies, etc. make temporary appointments to fill vacancies caused by the absence, illness or suspension of any officer, director, or member of any committee, and shall fill any vacancies in its own number until new members shall have been duly elected and qualified. The board of directors and the supervisory committee, acting jointly, shall make appointments to fill vacancies in the credit committee until new members of the committee shall be duly elected and qualified.

SECTION 17. The credit committee shall hold meetings, Credit comformation of which due notice shall be given to its members, for the approve loans. purpose of considering applications for loans, and no loan shall be made unless all members of the committee who are present when the application is considered, and at least two thirds of all the members of the committee, approve the loan and are satisfied that it promises to benefit the borrower. All applications for loans shall be made in writing and shall state the purpose for which the loan is desired and the security offered.

SECTION 18. Loans upon the security of first mortgages Purposes of upon farm lands shall in no case exceed in amount fifty per loans, etc. cent of the value of the property pledged as security, and shall be for the following purposes only: (a) the clearing, draining or otherwise reclaiming and permanently improving agricultural lands; (b) the providing of facilities for irrigation; (c) the planting and early care of orchards; (d) the erection of silos, cold storage plants, greenhouses and permanent farm buildings; (e) the purchase of farms and farm lands for personal occupation and management; (f) the discharge of existing farm mortgages; and, (g) subject to the approval of the bank commissioner, such other improvements of a permanent nature as, in the opinion of the directors, tend to develop agricultural resources. The Foreciosure. mortgage deeds securing such loans shall contain a provision for immediate foreclosure if the money lent is applied in

whole or in part to purposes not hereby authorized, or if, in the opinion of the directors, it is being spent unwisely or wastefully.

Bale-of farmland bonds.

Failure to pay

A credit union may, with the approval of the bank commissioner, by vote of its board of directors, issue, sell and trade in its own collateral trust bonds, which shall be known and described as farmland bonds and shall be secured as hereinafter provided by the deposit of first mortgage notes on farm lands and the mortgages securing the same. case of failure of a credit union to pay the interest upon its bonds or the principal when due, the bonds shall be an underlying lien on all its assets and the bank commissioner shall forthwith take possession of the assets and wind up the affairs of the corporation. Loans on the security of first mortgages on farm lands shall be made, and bonds of credit unions secured thereby shall be issued, in accordance with the provisions of chapter two hundred and thirty-one of the General Acts of the current year relating to farmland mortgages and farmland bonds, and any acts in amendment thereof or in addition thereto, so far as applicable.

Certain officers not to receive compensation, etc.

Section 19. No member of the board of directors or of either the credit or supervisory committee shall receive any compensation for his services as a member of the said board or of such committee, nor shall any member of the credit or supervisory committee, directly or indirectly, borrow from the corporation or become surety for any loan or advance made by it.

Certain restrictions upon directors.

No member of the board of directors shall, directly or indirectly, borrow from the corporation or become surety for any loan or advance made by it, unless such loan or advance shall have been approved at a meeting of the members of the credit union by a majority vote of those present, and the notice of such meeting shall have stated that the question of loans to directors would be considered at such meeting.

Compensation of certain officers.

Guaranty fund.

The officers elected by the board of directors may receive such compensation as the board shall authorize.

SECTION 20. Before the payment of an annual dividend in any year, there shall be set apart as a guaranty fund twenty per cent of the net income which has accumulated during the fiscal year, except as hereinafter provided. Said fund and the investments thereof shall belong to the corporation and shall be held to meet contingencies or losses in its business. All entrance fees shall be added at once to the guaranty

fund. Upon recommendation of the board of directors, the members at any annual meeting may increase, and, whenever said fund equals or exceeds the amount of capital stock actually paid in, may decrease, the proportion of profits which is required by this section to be set apart as a guaranty fund: provided, that, if the corporation holds Proviso. stock in other credit unions or in farmland banks, the percentage of profits to be set apart as a guaranty fund shall not be decreased until the amount of the fund equals or exceeds the amount of capital stock of the corporation actually paid in and in addition thereto the amount actually paid for the shares of stock in such credit unions and farmland banks.

SECTION 21. Immediately before a meeting of the supervisory directors called to consider the recommendation of a divimake report. dend, the supervisory committee shall make a thorough audit of the receipts, disbursements, income, assets and liabilities of the corporation for the fiscal year, and shall make a full report thereon to the directors. Said report shall be read at the annual meeting and shall be filed and preserved with the records of the corporation.

SECTION 22. At the annual meeting, a dividend may be Dividends, declared from income which has been actually collected source, etc. during the fiscal year next preceding and which remains after the deduction of all expenses, losses, interest on deposits, and the amount required to be set apart as a guaranty fund, or such dividend may be declared in whole or in part from undivided earnings of preceding years, not to exceed twenty per cent thereof in any one year, provided such earnings are a part of the surplus of the corporation in excess of all requirements of the guaranty fund.

Such dividends shall be paid on all fully paid shares out- How paid. standing at the close of the fiscal year, but shares which become fully paid during the year shall be entitled only to a proportional part of said dividend, calculated from the first day of the month following such payment in full. Dividends due to a member shall be paid to him in cash or credited to the account of partly paid shares for which he has subscribed.

SECTION 23. Within twenty days after the last business report to bank day of October in each year, every credit union shall make commissioner a report in such form as he may prescribe, signed by the president, treasurer and a majority of the supervisory committee, who shall certify and make

Penalty.

oath that the report is correct according to their best knowledge and belief. Any credit union which neglects to make the said report within the time herein prescribed shall forfeit to the commonwealth five dollars for each day during which such neglect continues.

Expulsion of members.

Section 24. The board of directors may expel from a credit union any member who has not carried out his engagements with the credit union, or who has been convicted of a criminal offence, or who neglects or refuses to comply with the provisions of this act or of the by-laws, or whose private life is a source of scandal, or who habitually neglects to pay his debts, or who shall become insolvent or bankrupt, or who shall have deceived the corporation or any committee thereof with regard to the use of borrowed money; but no member shall so be expelled until he has been informed in writing of the charges against him, and an opportunity has been given to him, after reasonable notice, to be heard thereon.

Hearing.

The amounts paid in on shares or deposited by members who have withdrawn or have been expelled shall be paid to them, in the order of withdrawal or expulsion, but only as funds therefor become available and after deducting any amounts due by such members to the credit union. Such expulsion shall not operate to relieve a member from any remaining liability to the credit union.

Dissolution of corporation.

Disposition of funds upon withdrawal,

SECTION 25. At any meeting specially called for the purpose the members, upon recommendation of not less than two thirds of the board of directors, may dissolve the corporation by vote of two thirds of the members of the credit union entitled to vote. A committee of three shall thereupon be elected to liquidate the assets of the corporation under the direction of the bank commissioner, and each share of the capital stock, according to the amount paid in thereon, shall be entitled to its proportional part of the assets in liquidation after all deposits and debts have been paid.

Repeals.

Section 26. Chapter four hundred and nineteen of the acts of the year nineteen hundred and nine and chapter four hundred and thirty-seven of the acts of the year nineteen hundred and fourteen are hereby repealed. All credit unions incorporated prior to the passage of this act shall be hereafter subject to the provisions of this act, but the provisions of this act shall not affect any rights acquired under any contract made by such credit unions prior to the passage

of this act. The provisions of this act shall not be rendered inoperative or be limited or otherwise affected by any acts or parts of acts inconsistent therewith.

Approved May 20, 1915.

An Act relative to reports made to the general court Chap.269 BY SPECIAL COMMISSIONS.

Be it enacted, etc., as follows:

Section six of chapter eighteen of the Revised Laws, as R. L. 18, § 6, amended by section one of chapter four hundred and fifty- oto. two of the acts of the year nineteen hundred and ten and by section one of chapter two hundred and twenty-two of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by adding at the end thereof the words: - All reports of special commissions recommending legislation shall be accompanied by drafts of bills embodying the legislation recommended, — so as to read as follows: — Section 6. State boards and commissions shall annually, Reports made on or before the first Wednesday in January, deposit with court by state the secretary of the commonwealth such parts of their boards and commissions annual reports which are required to be made to the governor and by spec and council or to the general court as contain recommendations or suggestions for legislative action, such recommendations or suggestions to be accompanied by drafts of bills embodying the legislation recommended; and the secretary shall forthwith transmit them to the governor and council or to the general court: provided, however, that the pro- Proviso. visions of this section shall not apply to the annual report submitted by the commission on economy and efficiency. All reports of special commissions recommending legislation To include shall be accompanied by drafts of bills embodying the recommended. Approved May 22, 1915. legislation recommended.

An Act to transfer to the metropolitan park com- Chap.270 MISSION THE CARE AND CONTROL OF THE WEST ROXBURY PARKWAY IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. The care, control and custody of the land Care of West Roxbury parkway, so-called, transferred by way transferred the metropolitan park commission to the city of Boston by park commission. an instrument dated December twentieth, eighteen hundred and ninety-four, is hereby re-transferred and vested in

said metropolitan park commission with all the powers over the same conferred upon said board by chapter four hundred and seven of the acts of the year eighteen hundred and ninety-three and acts in amendment thereof and in addition thereto.

Section 2. This act shall take effect upon its passage. Approved May 22, 1915.

Chap.271 An Act relative to clerical assistance in the office OF THE CLERK OF THE HOUSE OF REPRESENTATIVES.

Be it enacted, etc., as follows:

R. L. 3, § 12, etc., amended.

Clerical assistance in office of the

enate and house of rep-resentatives.

Section 1. Section twelve of chapter three of the Revised Laws, as amended by section one of chapter eightyseven of the acts of the year nineteen hundred and four, and by chapter one hundred and twenty-six of the acts of the year nineteen hundred and six, is hereby further amended by striking out the word "twenty-five", in the eleventh and twelfth lines, and inserting in place thereof the word: forty-five, — so as to read as follows: — Section 12. clerk of the senate and the clerk of the house of representatives, subject to the approval of the senate and house respectively, may each appoint an assistant clerk who, in the absence of the clerk, shall perform the duties of the clerk unless a clerk pro tempore is chosen. Each clerk may remove the assistant clerk appointed by him. The clerk of the senate may also employ necessary clerical assistance at an expense of not more than fifteen hundred dollars a year, and the clerk of the house of representatives may also employ necessary clerical assistance at an expense of not more than forty-five hundred dollars a year.

SECTION 2. This act shall take effect upon its passage. Approved May 22, 1915.

Chap.272 An Act to establish the salaries of the county com-MISSIONERS OF THE COUNTY OF NORFOLK.

Be it enacted, etc., as follows:

Salaries of county commis-sioners of Norfolk county established.

Repeal.

Section 1. The annual salaries of the county commissioners of the county of Norfolk shall be forty-two hundred dollars, or fourteen hundred dollars each.

Section 2. All acts and parts of acts inconsistent herewith are hereby repealed.

Section 3. This act shall take effect upon its passage. Approved May 24, 1915.

An Act relative to investments of savings banks and Chap.273 INSTITUTIONS FOR SAVINGS.

Be it enacted, etc., as follows:

SECTION 1. Clause Fifth of section sixty-eight of chapter 1908, 590, § 68, five hundred and ninety of the acts of the year nineteen amended. hundred and eight is hereby amended by adding at the end thereof the following: — Bonds which have been or shall cortain bonds as legal investments under the provisions of this clause ments of savings banks shall not, except as hereinafter provided, be deemed to be and institutions for savings. an illegal investment by reason of the fact that the corporation issuing such bonds shall hereafter fail or shall have heretofore failed for a period not exceeding two successive fiscal years to earn and pay dividends in accordance with the requirements of this clause, but no further investment in the bonds issued by the corporation shall be made during said period. If after the expiration of said period the corporation earns and pays or has earned and paid dividends during the following fiscal year in accordance with the requirements of this clause, it shall be regarded as having complied therewith during said period: provided, that it Provisos. shall not have so failed to comply during any other period within the next preceding five years; and provided, that during said period of non-compliance its annual earnings shall have been at least sufficient to provide for the payment of the interest upon its outstanding indebtedness and all other fixed charges in addition to its operating expenses. Nothing in this act shall be interpreted as invalidating any investments in bonds now held as legal investments by savings banks and trust companies of this commonwealth under the provisions of existing law.

The public service commission shall, after the passage of Cortification by public service this act, certify and transmit to the bank commissioner a commission. list of any street railway companies whose bonds may be or become legal investments by virtue of the provisions

hereof.

SECTION 2. Section sixty-eight of said chapter five hun-1908, 500, 5 68, dred and ninety, as amended by chapter two hundred and otc., amended. ninety-one of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out in clause Fourteenth the words "clause Fifth", in the third and fourth lines thereof.

This act shall take effect upon its passage. Section 3. Approved May 24, 1915.

Chap.274 An Act to provide for the appointment of an accountant and a bookkeeper in the department of the auditor of the commonwealth.

Re it enacted, etc., as follows:

Appointment of accountant and bookkeeper in office of auditor. Section 1. The auditor may employ in his office an accountant at a salary not exceeding twenty-five hundred dollars a year, and a bookkeeper at a salary not exceeding twenty-four hundred dollars a year.

Repeal.

SECTION 2. Section two of chapter five hundred and twelve of the acts of the year nineteen hundred and twelve, and all acts and parts of acts inconsistent herewith, are hereby repealed.

SECTION 3. This act shall take effect upon its passage.

Approved May 25, 1915.

Chap.275 An Act relative to process and procedure under the workmen's compensation act.

Be it enacted, etc., as follows:

1911, 751, § 3, etc., amended.

Section three of Part III of chapter seven hundred and fifty-one of the acts of the year nineteen hundred and eleven, as amended by section eight of chapter five hundred and seventy-one of the acts of the year nineteen hundred and twelve and by chapter one hundred and twenty-three of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by inserting before the word "summary", in the fourth line, the words: - simple and, so as to read as follows: - Section 3. The board may make rules not inconsistent with this act for carrying out the provisions of the act. Process and procedure under this act shall be as simple and summary as reasonably may The board or any member thereof shall have the power to subpœna witnesses, administer oaths, and to examine such parts of the books and records of the parties to a proceeding as relate to questions in dispute. Upon the written request of the board or of any member thereof, together with interrogatories and cross-interrogatories, if any there be, filed with the clerk of the superior court for any county of this commonwealth, commissions to take depositions of persons or witnesses residing without the commonwealth, or in foreign countries, or letters rogatory to any court in any other of the United States or to any court in any foreign

Process and procedure under the workmen's compensation act.

Depositions of witnesses residing without the commonwealth.

country, shall forthwith issue from the said superior court, as in cases pending in said superior court, and upon the return of the said depositions or answers to letters rogatory the same shall be opened by the clerk of the court which issued the commissions or letters, and the said clerk shall endorse thereon the date upon which any deposition or answer to letters rogatory was received and the same shall forth-with be delivered to the board. No entry fee shall be charged in such cases. The fees for attending as a witness Fees. before the industrial accident board shall be one dollar and fifty cents a day, for attending before an arbitration committee fifty cents a day; in both cases five cents a mile for travel out and home. The superior court shall have power Enforcement. to enforce by proper proceedings the provisions of this section relating to the attendance and testimony of witnesses and the examination of books and records.

Approved May 26, 1915.

An Act relative to the cost of reconstructing Chap.276 WELLINGTON BRIDGE OVER THE MYSTIC RIVER BETWEEN SOMERVILLE AND MEDFORD.

Be it enacted, etc., as follows:

Section 1. Section two of chapter seven hundred and amended. § 2. ninety-four of the acts of the year nineteen hundred and fourteen is hereby amended by inserting after the word "for", in the third line, the words: - together with any interest on any money borrowed, — and by striking out the words "in the county of Middlesex", in the third and fourth lines, and inserting in place thereof the words: - excepting the city of Boston, — so as to read as follows: — Section 2. The cost of the work herein authorized shall not Payment exceed one hundred and fifteen thousand dollars, and shall reconstructing be paid for, together with any interest on any money Wellington bridge, etc. borrowed, in part by such cities and towns, excepting the city of Boston, as shall be found, in the manner herein provided, to be specially benefited by the use of said bridge for highway purposes; in part by the Boston Elevated Railway Company or such street railway company as now has or shall be granted a location on said bridge upon the completion of said work; and in part in the manner provided for parkway expenditures under the Metropolitan Parks Loan, Series Two, authorized by chapter two hundred and eighty-eight of the acts of the year eighteen hundred and

ninety-four, and acts in addition thereto and in amendment thereof.

1914, 794, § 3, amended.

Issue of scrip,

Section 2. Section three of said chapter seven hundred and ninety-four is hereby amended by inserting after the word "dollars", in the fifth line, the words: - for a term not exceeding eleven years. — so as to read as follows: — Section 3. To meet the expenses incurred under this act the treasurer and receiver general is hereby authorized, with the approval of the governor and council, to issue scrip or certificates of indebtedness to an amount not exceeding one hundred and fifteen thousand dollars, for a term not exceeding eleven years, as an addition to the amounts already authorized under the provisions of chapter two hundred and eighty-eight of the acts of the year eighteen hundred and ninety-four and acts in addition thereto and in amendment thereof, and as part of the Metropolitan Parks Loan, Series Two. Such scrip or certificates of indebtedness shall be issued as registered bonds, and shall bear interest at a rate not exceeding four per cent per annum, payable semiannually, on the first days of January and July of each vear.

1914, 794, § 4,

Section 3. Section four of said chapter seven hundred and ninety-four is hereby amended by inserting after the word "act", in the second line, the words: - together with any interest on any money borrowed, — and by striking out the words "in Middlesex county", in the fourth line, and inserting in place thereof the words: - excepting the city of Boston, - and by inserting before the word "of", in the twelfth line, the words: — of the acts, — so as to read as follows: - Section 4. The expenses arising under the provisions of section one of this act, together with any interest on any money borrowed, shall be paid as follows: -Forty-two and one half per cent shall be paid by the cities and towns, excepting the city of Boston, determined to be specially benefited by the use of said bridge for highway purposes in the manner hereinbelow provided; fifteen per cent by the Boston Elevated Railway Company or such other street railway company as shall have a location on said bridge as aforesaid; and forty-two and one half per cent in the same manner as expenditures made from appropriations authorized to carry out the provisions of said chapter two hundred and eighty-eight of the acts of the vear eighteen hundred and ninety-four and acts in addition thereto and in amendment thereof.

Apportionment of expenses.

Section 4. Section five of said chapter seven hundred amended 5, and ninety-four is hereby amended by inserting after the word "for", in the tenth line, the words: - together with any interest on any money borrowed, — and by striking out the words "in the county of Middlesex", in the sixth line, and inserting in place thereof the words: - excepting the city of Boston, — so as to read as follows: — Section 5. Commissioners to determine The commissioners next appointed by the supreme judicial which cities and court under the provisions of chapter four hundred and specially benefited. nineteen of the acts of the year eighteen hundred and ninetynine shall, after due notice and hearing in such manner as they shall deem just and equitable, determine which of said cities and towns, excepting the city of Boston, are specially benefited by the use of said bridge for highway purposes, and the extent of such benefit, and shall further determine in proportion to such benefits the part of the cost of the work herein provided for, together with any interest on any money borrowed, to be paid by each of said cities and towns and shall return their award into said court, and when the same has been accepted by said court it shall be a final adjudication of all matters so referred to said commissioners, and shall be binding on all parties; and Proportion of cost. in like manner said commissioners shall determine and file their award as to the payment by said cities and towns of the cost of maintenance of said bridge, and determine the proportion in which said cities and towns or any of them shall bear the same.

SECTION 5. Said chapter seven hundred and ninety-four 1914, 794, § 6, smended. is hereby further amended by striking out section six and inserting in place thereof the following: - Section 6. Upon Collection of the filing and acceptance of said awards, the treasurer and etc. receiver general of the commonwealth shall estimate and determine the amount to be paid in accordance with said awards by each of said cities and towns so specially benefited as their proportion of the cost of the work herein provided for, and the treasurer and receiver general shall, beginning in the year nineteen hundred and fifteen, include in the sum charged to each of said cities and towns in the apportionment and assessment of its state tax such proportion of the amount to be paid by said cities and towns as may be necessary to provide for the payment of forty-two and one half per cent of the serial bonds maturing on the first day of the following January, together with the amount necessary to provide for the proportion of any such city or town of the

Collection of assessments, etc.

Assessments upon street railway companies.

interest requirements. In like manner the treasurer and receiver general shall estimate and determine the amount to be paid in each year by any such city or town according to the award of said commissioners for the care and maintenance of said bridge, and shall include the sum in the annual state tax of such city or town, and the sums thus collected shall be credited to and paid into the funds available by the metropolitan park commission for the maintenance of said bridge, and may be expended by them for that purpose, in addition to any loans or appropriations authorized for parkway or boulevard purposes. The treasurer and receiver general shall annually assess upon the Boston Elevated Railway Company, or such other street railway company as shall have a location on said bridge, such sums as may be necessary to provide for the payment of fifteen per cent of the serial bond and interest requirements. The remaining requirements for serial bonds and interest payments. and for the maintenance of said bridge, not provided for to be paid by the cities and towns specially benefited, or by the Boston Elevated Railway Company, or such other street railway company, shall be determined, collected and paid in the manner set forth in chapter four hundred and nineteen of the acts of the year eighteen hundred and ninetynine, to meet the interest and sinking fund requirements of loans or appropriations authorized to carry out the purposes of chapter two hundred and eighty-eight of the acts of the year eighteen hundred and ninety-four and acts in addition thereto and in amendment thereof, and to meet the expenses of care and maintenance of boulevards and parkways.

SECTION 6. This act shall take effect upon its passage.

Approved May 26, 1915.

Chap.277 An Act relative to the hours of labor of employees of street railway companies.

Be it enacted, etc., as follows:

1912, 533, § 2, etc., amended. Chapter five hundred and thirty-three of the acts of the year nineteen hundred and twelve, as amended by chapter eight hundred and thirty-three of the acts of the year nineteen hundred and thirteen, which substitutes a new section two for sections two and three of said chapter five hundred and thirty-three, is hereby further amended by inserting before the word "and", in the third line of said new section

two, the word: — dispatchers, — so as to read as follows: -Section 2. A day's work for all conductors, guards, drivers, Hours of labor motormen, brakemen, dispatchers and gatemen who are of employees of street railway employed by or on behalf of a street railway or elevated companies. railway company shall not exceed nine hours, and shall be so arranged by the employer that it shall be performed within eleven consecutive hours. No officer or agent of any such company shall require from said employees more than nine hours' work for a day's labor. Threat of loss of em- "Requiring", ployment or threat to obstruct or prevent the obtaining of term defined. employment by the employees, or threat to refrain from employing any employee in the future shall be considered coercion and "requiring", within the meaning of this section. But nothing herein shall prevent an employee of the character mentioned in this act, if he so desires, from working more hours than those prescribed in the act for extra compensation. Approved May 26, 1915.

An Act to transfer the town of northborough from Chap.278 THE FOURTH TO THE FIFTH MEDICAL EXAMINER DISTRICT OF THE COUNTY OF WORCESTER.

Be it enacted, etc., as follows:

Section two of chapter twenty-four of the Revised Laws R. L., 24, § 2, is hereby amended by striking out the word "Northborough", amended. in the one hundred and fifteenth line, and by inserting before the word "Southborough", in the one hundred and sixteenth line, the word: — Northborough.

Approved May 27, 1915.

An Act to provide for the improvement of the harbor Chap.279 AND TERMINAL FACILITIES OF THE CITY OF FALL RIVER.

Be it enacted, etc., as follows:

SECTION 1. The board of harbor and land commis-improvement sioners, for the purpose of improving and developing Fall to harbor and territorial descriptions of River harbor and the transportation and terminal facilities of Fall River. of the city of Fall River, is hereby authorized to construct piers, to build sheds or other buildings on said piers, to provide the necessary equipment and appliances for handling freight and receiving passengers at said piers, to fill solid and dredge, and to do such other work as may be necessary

and advisable to carry out the purposes of this act; all of the said work to be done within the limits of the said city. All contracts made under the provisions of this section shall be subject to the approval of the governor and council.

Harbor and land commissioners may select location for wharf, etc. Section 2. The board of harbor and land commissioners shall have the sole authority to select a suitable location for the wharf and piers hereby authorized, and the city of Fall River is authorized to take, or to acquire by purchase or otherwise, piers, wharves, buildings, land, flats, rights, privileges, and easements, and such other land abutting upon Mount Hope bay as the city of Fall River may deem advisable, and to transfer the same or such part thereof as the board of harbor and land commissioners shall deem necessary to the commonwealth of Massachusetts without payment therefor, the land so transferred to the commonwealth to be for the purpose of carrying into effect the provisions of this act.

Section 3. The city of Fall River, for the purpose of

City may issue bonds.

City of Fall River, Harbor Improvement paying the necessary expenses of acquiring said land and other property under the provisions of this act, and for making any contribution necessary toward the work to be done by the harbor and land commissioners under authority of section one of this act, may issue from time to time bonds or notes to an amount not exceeding two hundred and fifty thousand dollars, and the same shall not be reckoned in determining the statutory limit of indebtedness of the city. Such bonds or notes shall bear on their face the words City of Fall River, Harbor Improvement Loan, Act of 1915; shall be payable by such annual payments, beginning not more than one year after the date thereof, as will extinguish each loan within fifteen years after its date, and the amount of the annual payment of principal and interest upon any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. The said bonds or notes shall bear interest at a rate not exceeding four and one half per cent per annum, payable semi-annually, and shall be signed by the treasurer and countersigned by the mayor of said city. The city may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but they shall not be sold for less than their par value.

Unexpended balance may be used.

Section 4. Any unexpended balance of the two hundred and fifty thousand dollars received from the issue of bonds

or notes hereunder by the city of Fall River remaining after paying for land and other property necessary for the site shall be available for the construction of said pier, if deemed necessary by the board of harbor and land commissioners. and may be used by them in addition to the sum authorized by section five of this act.

SECTION 5. The board of harbor and land commis- Bond issue by sioners is hereby authorized to expend on behalf of the commonwealth for the purposes of this act a sum not exceeding three hundred and fifty thousand dollars, and the treasurer and receiver general is hereby authorized to issue. in the name and behalf of the commonwealth, bonds or scrip to an amount not exceeding the said sum. Such bonds or scrip shall be issued upon the serial payment plan from time to time as may be necessary, in such amounts and upon such terms, and shall be payable serially in such amounts and at such times, within a period not exceeding fifteen years, as shall be determined by the treasurer and receiver general, with the approval of the governor and council, to be for the best interests of the commonwealth.

SECTION 6. Before any contracts are made under the City to transfer provisions of section one of this act, the city of Fall River certain rights, etc., to comshall transfer or cause to be transferred to the common-monwealth. wealth, without cost, all the right, title and interest of the city in and to the land, flats, piers and buildings included within the territory to be improved and developed by the

commonwealth under authority of this act.

SECTION 7. Upon the completion of the work authorized Harbor and land commis by this act, the board of harbor and land commissioners somers to shall administer the terminal facilities acquired or created terminal facilities by the commonwealth under the provisions of this act, and the expenses thereof shall be determined by the governor and council and paid by the commonwealth. The said Rules and board shall make such rules and regulations and shall charge such reasonable rates for the use of the said structures and equipment as shall be approved by the governor and council. The income from all wharfage and storage, use of cranes, Disposition lighterage, dockage, and other sources shall be collected by of income. said board and paid into the treasury of the commonwealth.

SECTION 8. This act shall take effect upon its passage. Approved May 27, 1915.

Chap.280 An Act to establish the salary of the assistant register of probate and insolvency for the county of norfolk.

Be it enacted, etc., as follows:

Salary of assistant register of probate and insolvency for Norfolk county established. Repeal. SECTION 1. The assistant register of probate and insolvency for the county of Norfolk shall receive a salary of sixteen hundred and fifty dollars a year, payable from the treasury of the commonwealth.

Section 2. All acts and parts of acts inconsistent here-

with are hereby repealed.

SECTION 3. This act shall take effect upon its passage.

Approved May 27, 1915.

Chap.281 An Act relative to evidence in actions for damages for the taking of or injury to real estate.

Be it enacted, etc., as follows:

1913, 401, § 2, repealed.

SECTION 1. Section two of chapter four hundred and one of the acts of the year nineteen hundred and thirteen is hereby repealed.

SECTION 2. This act shall take effect upon its passage.

Approved May 27, 1915.

Chap.282 An Act to authorize the establishment of boards of commissioners of trust funds in cities and towns.

Be it enacted, etc., as follows:

Establishment of boards of commissioners of trust funds in cities and towns.

towns.

Appointment.

Election.

Term of office.

Section 1. Cities and towns may create boards of commissioners of trust funds, who shall have the management of all trust funds given or bequeathed for the benefit of the city or town, or the inhabitants thereof, unless the donor in making the gift or bequest shall otherwise provide. board shall consist of three persons. In cities the commissioners shall be appointed by the mayor and confirmed by the council or board of aldermen, as the case may be, except that in cities having a commission form of government they shall be appointed by the mayor and confirmed by the commissioners or directors, as the case may be. they shall be elected in the same manner in which other town officers are elected. The term of office of the commissioners shall be for a period of three years, and at the time of creating said board there shall be appointed or elected one member for a term of one year, one member for a term of two years, and one member for a term of three years; and there shall

be appointed or elected annually thereafter one member for a term of three years. Any vacancy in the board shall be vacancies. filled in cities by appointment by the mayor, with the approval of the council or board of aldermen, as the case may be, or in cities having a commission form of government, with the approval of the commissioners or directors. as the case may be; and in towns, by the selectmen.

SECTION 2. The treasurer of the city or town shall be city or town the custodian of all funds and securities of such trust funds, be custodians and shall invest and reinvest them, and expend therefrom of funds. moneys as directed by the commissioners. The treasurer Bond. shall furnish a bond satisfactory to the board for the faithful performance of his duties.

SECTION 3. The said board of commissioners shall, so Management of far as is consistent with the terms of the particular trusts under which trust funds are held by the city or town, manage and control the same, and as a part of such management shall distribute the income of said funds in accordance with the terms of the respective trusts. The board shall Record. keep a record of its doings, and at the close of each financial year shall make a report to the city or town, showing the total amount of the funds, together with their investments. receipts and disbursements on account of the same, setting forth in detail the sources of the receipts as well as the purposes of the expenditures.

Section 4. The election or appointment of commissioners Election, etc. of trust funds, or like officers, in cities or towns prior to the of existing commissioners. passage of this act, is hereby ratified and confirmed; and etc., ratified. the acts and proceedings of all such officers are hereby approved and made valid to the same extent as if they had been appointed or elected in accordance with the provisions of this act.

Section 5. All acts and parts of acts inconsistent here- Repeal. with are hereby repealed.

ith are hereby repeated.

SECTION 6. The provisions of this act shall not apply to Not to apply to city of Boston. the city of Boston.

SECTION 7. This act shall take effect upon its passage. Approved May 27, 1915.

An Act relative to nomination papers for state Chap.283 PRIMARY ELECTIONS.

Be it enacted, etc., as follows:

SECTION 1. Section one hundred and seventeen of 1913, 835, § 117, etc., amended. chapter eight hundred and thirty-five of the acts of the

Nomination papers for state primary elections.

year nineteen hundred and thirteen, as amended by section ten of chapter seven hundred and ninety of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out said section and inserting in place thereof the following:—Section 117. Every nomination paper shall state, in addition to the name of the candidate,

- (1) his residence, with street and number thereof, if any, (2) the office for which he is nominated, (3) the political
- party whose nomination he seeks, and, except for candidates for ward and town committees and delegates to conventions the paper may state in not more than eight words, the public offices which he has held, or that he is a candidate for renomination, provided that he is at the time an incumbent of the office for which he seeks renomination for another term, but not otherwise. Every voter who signs such paper shall sign it in person, with his name as registered and shall state his residence on the previous first day of April, as well as the place where he is then living, with the street and number thereof; but any voter who is prevented by physical disability from writing, or who had the right to vote on the first day of May in the year eighteen hundred and fifty-seven, may authorize some person to write his name and residence in his presence; and every voter may sign as many nomination papers for each office to be filled

Signature, etc.

Acceptance.

No nomination paper shall be valid in respect to any candidate whose written acceptance is not thereon.

· as there are persons to be nominated for or elected thereto.

Not to contain name of more than one candidate except, etc. No nomination paper shall contain the name of more than one candidate except in the case of delegates to the state convention and members of ward and town committees.

SECTION 2. This act shall take effect upon its passage.

Approved May 27, 1915.

Chap.284

An Act relative to annual town meetings.

Be it enacted, etc., as follows:

and no more.

Date of annual town meetings.

SECTION 1. Any town upon its acceptance of this act, which now holds its annual town meeting on the first Monday of March and which has or has not been divided into voting precincts for voting for all town officers elected by ballot and for voting on the question of granting licenses for the sale of intoxicating liquors, may adjourn the election of such officers and the voting on said question to the second

Monday of March, and may transact at the meeting on the first Monday of March all matters to be considered at the annual town meeting other than the election of town officers and the question of granting licenses for the sale of intoxicating liquors. The time and place of holding the adjourned Warrant to meeting for the election of officers and for voting on said facts. question of the granting of licenses for the sale of intoxicating liquors shall be stated in the warrant for the annual election, and said election and the meetings to be held on the first Monday of March and on the second Monday of March and any adjournment thereof shall be regarded as parts of the annual town meeting. At the meeting held on the first Monday of March, a moderator may be chosen.

Section 2. All acts and parts of acts inconsistent here- Repeal. with are hereby repealed. Approved May 27, 1915.

An Act relative to the denomination of notes sub- Chap.285 MITTED FOR CERTIFICATION TO THE DIRECTOR OF THE BUREAU OF STATISTICS.

Be it enacted, etc., as follows:

SECTION 1. The director of the bureau of statistics is Denomination authorized to place upon notes submitted to him for certifica-to be placed upon certain tion such denominations as will show the purpose for which notes. the same are issued and as may be required by law to appear thereon.

This act shall take effect upon its passage. Approved May 27, 1915.

An Act to establish the salary of the justice of the Chap.286 SECOND DISTRICT COURT OF BRISTOL.

Be it enacted, etc., as follows:

SECTION 1. The salary of the justice of the second Salary of justice of second district court of Bristol shall be forty-five hundred dollars a district court of Bristol year.

Section 2. This act shall take effect upon its passage. Approved May 27, 1915.

COMPENSATION Chap.287 WORKMEN'S **PROVIDING** THAT INSURANCE POLICIES SHALL BE SUBJECT TO APPROVAL BY THE INSURANCE COMMISSIONER.

Be it enacted, etc., as follows:

Section 1. Every policy of workmen's compensation workmen's insurance issued or delivered in this commonwealth shall insurance policies to be urance commissioner.

cover separately and for a separate consideration all the subject to approval by the liabilities which are imposed upon an insurer by the provisions of chapter seven hundred and fifty-one of the acts of the year nineteen hundred and eleven and amendments thereof, whatever other contingencies may be insured by riders attached thereto or endorsements made thereon. On the face of every such policy there shall be printed conspicuously the words: "Insurance under this policy is in of the company's Workmen's Compensation Classification Manual", and in the blank thus provided the number or other designation in said manual under which the said policy is written shall be placed before the policy is issued.

Restrictions.

No such policy of insurance or rider to be Section 2. used therewith shall be issued or delivered until a copy thereof has been filed with the insurance commissioner at least thirty days prior to such issue or delivery, unless before the expiration of the thirty days the said commissioner shall have approved the form of the policy in writing; nor if the insurance commissioner notifies the company in writing that in his opinion the form of said policy or rider does not comply with the laws of this commonwealth, specifying the reasons for his opinion: provided, that upon petition of the company the opinion of the insurance commissioner shall be subject to review by the supreme judicial court of this commonwealth.

Proviso.

Time of taking effect.

SECTION 3. This act shall take effect on the first day of July, in the year nineteen hundred and fifteen.

Approved May 27, 1915.

Chap. 288 An Act to provide a saturday half-holiday for cer-TAIN EMPLOYEES OF THE MASSACHUSETTS AGRICULTURAL COLLEGE, AND OTHERWISE TO REGULATE THEIR EMPLOY-MENT.

Be it enacted, etc., as follows:

Saturday half-holiday for certain employees of the Massachusetts Agricultural College.

The provisions of chapter six hundred and Section 1. eighty-eight of the acts of the year nineteen hundred and fourteen and of the amendments thereof, relative to making Saturday a half-holiday for laborers, workmen and mechanics employed by or on behalf of the commonwealth and otherwise regulating their employment, shall apply to the Massachusetts Agricultural College.

This act shall take effect upon its passage. SECTION 2. Approved May 27, 1915.

AN ACT RELATIVE TO THE MASSACHUSETTS VOLUNTEER Chap.289 MILITIA.

Be it enacted, etc., as follows:

Section 1. Chapter six hundred and four of the acts of amended. § 16, the year nineteen hundred and eight is hereby amended by striking out section sixteen and inserting in place thereof the following: - Section 16. In time of peace the active volun- strength of teer militia shall consist of not more than five regiments of wolunteer militia in time infantry, one squadron of cavalry, one regiment of field of peace. artillery, one coast artillery corps, two cadet corps, the naval militia, the following staff corps: (1) a signal corps; (2) a corps of engineers; and the following departments: (1) adjutant general's department, (2) inspector general's department, (3) judge advocate general's department, (4) quartermaster's department, (5) subsistence department, (6) medical department, (7) ordnance department; and such other organizations and staff corps and departments as the commander-in-chief may direct under section twenty-six of this act.

SECTION 2. Said chapter six hundred and four is hereby 1908, 604, § 26, further amended by striking out section twenty-six and inserting in place thereof the following: — Section 26. The Commander-commander-in-chief may from time to time prescribe in prescribe in prescribe. orders the organization of the Massachusetts volunteer organization, etc. militia, and the numbers, titles, rank and duties of all officers, non-commissioned staff officers, non-commissioned officers, musicians, artificers, cooks and other enlisted men as the interests of the service, in his opinion, from time to time demand: provided, however, that the organization shall be Proviso. kept so it shall not conflict with the requirements, for the volunteer militia, of the laws of the United States. shall, subject to the limitations of the constitution of this commonwealth and to the laws made in pursuance thereof. prescribe how such officers and enlisted men shall be elected or appointed to office.

SECTION 3. Section thirty-two of said chapter six hun- 1908, 604, § 22, dred and four is hereby amended by striking out the word amended. "companies", in the eighth and ninth lines, and inserting in place thereof the word: — organizations, — so as to read as follows: — Section 32. Petitions for organizing volunteer organising companies, accompanied by the approval of the mayor and companies, etc. aldermen of cities or of the selectmen of towns in which a majority of the petitioners reside, may be granted by the

commander-in-chief, due regard being had to a proper distribution of the force throughout the commonwealth; but no new company shall be organized except as provided in section eleven, if thereby the whole number of organizations would exceed the number established by this act.

1908, 604, § 99, amended.

Section ninety-nine of said chapter six hun-Section 4. dred and four is hereby amended by adding at the end thereof the words: - or to the roster of officers of the militia. - so as to read as follows: — Section 99. records of all retired officers shall annually be printed in a separate register in the order of their retired rank, to be appended to the report of the adjutant general, or to the roster of officers of the militia.

Names, etc., of retired office to be printed.

1908, 604, § 101, amended.

Section 5. Section one hundred and one of said chapter six hundred and four is hereby amended by inserting after the word "crime" in the second line, the words: - or who has been absent without leave and whose whereabouts is unknown for a period of three months, — and by inserting after the word "dismissed", in the third line, the words: or is a deserter, - so as to read as follows: - Section 101. The commander-in-chief may dismiss an officer who has been convicted of crime, or who has been absent without leave and whose whereabouts is unknown for a period of three months, or who has been dishonorably discharged or dismissed, or is a deserter, from the service of the United States, or from the militia of this or any other state: or he may dismiss an officer in order to carry out the sentence of a court-martial.

Dismissal of officers.

1908, 604, § 142, amended.

May be ordered out in case of tumult, riot,

Section 6. Section one hundred and forty-two of said chapter six hundred and four is hereby amended by inserting after the word "threatened", in the fourth line, the words: - or in case of public catastrophe when the usual police provisions are inadequate to preserve order and afford protection to persons and property, - so as to read as follows: - Section 142. In case of a tumult, riot, mob, or a body of men acting together by force to violate or resist the laws of the commonwealth, or when such tumult, riot or mob is threatened, or in case of public catastrophe when the usual police provisions are inadequate to preserve order and afford protection to persons and property, and the fact appears to the commander-in-chief, to the sheriff of the county, to the mayor of the city or to the selectmen of the town, the commander-in-chief may issue his order, or such sheriff, mayor or selectmen may issue a precept, directed

to any commander of a brigade, regiment, naval brigade, battalion, squadron, corps of cadets or company, within their jurisdiction, directing him to order his command, or a part thereof, to appear at a time and place therein specified to aid the civil authority in suppressing such violence and supporting the laws; which precept shall be in substance as follows: -

COMMONWEALTH OF MASSACHUSETTS.

To (insert the officer's title) A. B., commanding (insert his com- Form of mand).

precept, etc.

Whereas, It appears to (the sheriff, mayor or the selectmen) of the , that (here state one or (county, city or town) of more of the causes above mentioned) in our , and that military force is necessary to aid the civil authority in suppressing the same: Now, therefore, we command you that you cause (your command, or such part thereof as may be desired), armed and equipped with ammunition and with proper officers, to parade at proper officers, to parade at , on , then and there to obey such orders as may be given according to law. Hereof fail not at your peril, and have you there this precept with your doings returned thereon.

This precept shall be signed by such sheriff, mayor or selectmen and may be varied to suit the circumstances of the case; and a copy of the same shall immediately be forwarded by such sheriff, mayor or selectmen to the commander-in-chief.

SECTION 7. Section one hundred and ninety-one of said 1908, 604, § 191. chapter six hundred and four is hereby amended by adding at the end thereof the following: - Regimental, battalion, squadron, company, mess, band or detachment funds shall be maintained and conducted as the commander-in-chief may prescribe in regulations. The administration of each fund by the officer designated in regulations to have the custody thereof shall be one of the duties pertaining to his office, and for the proper performance of which he shall furnish bond to the commonwealth. Suit on the bond of such officer to recover for any misappropriation of such fund by the officer having custody thereof shall be brought in the name of the commonwealth for the benefit of the organization affected, — so as to read as follows: — Section By-laws subject 191. For the government of matters relating to the interior to approval, etc. economy of their respective organizations; the assessment of dues; the regulation of fines for non-performance of duty and of excuses therefrom, companies, troops, batteries, corps

of cadets, the staff corps and departments, may adopt by-

Inspection of books, etc.

Administration

laws not repugnant to the law or to the regulations for the government of the militia, subject to the approval of the commander-in-chief. Headquarters of brigades, regiments. separate battalion, squadron and the naval brigade may also adopt by-laws in like manner. All organizations of the militia shall be supplied by the quartermaster general with a treasurer's account book, to be kept as the commanderin-chief prescribes. The books of the treasurer of any command may at any time be examined by inspecting officers, on whose report they shall be subject to the action of the commander-in-chief. Regimental, battalion, squadron, company, mess, band or detachment funds shall be maintained and conducted as the commander-in-chief may prescribe in regulations. The administration of each fund by the officer designated in regulations to have the custody thereof shall be one of the duties pertaining to his office, and for the proper performance of which he shall furnish bond to the commonwealth. Suit on the bond of such officer to recover for any misappropriation of such fund by the officer having custody thereof shall be brought in the name of the commonwealth for the benefit of the organization affected.

SECTION 8. This act shall take effect upon its passage.

Approved May 28, 1915.

Chap.290 An Act relative to the registration of titles to LAND.

Be it enacted, etc., as follows:

R. L. 128, § 38, amended.

The first article of section thirty-eight of chapter one hundred and twenty-eight of the Revised Laws is hereby amended by striking out all after the words "United States", in the eighth line of said section, and inserting in place thereof the words:—or of the statutes of this commonwealth which are not by law required to appear of record in the registry of deeds in order to be valid against subsequent purchasers or encumbrances of record,—so as to read as follows:—First, Liens, claims or rights arising or existing under the laws or constitution of the United States or of the statutes of this commonwealth which are not by law required to appear of record in the registry of deeds in order to be valid against subsequent purchasers or encumbrances of record.

Approved May 28, 1915.

Registration of titles to land, etc. An Act to authorize the board of harbor and land Chap.291 COMMISSIONERS TO ENLARGE THE ANCHORAGE BASIN IN LYNN HARBOR.

Be it enacted, etc., as follows:

Section 1. The board of harbor and land commissioners Harbor and is hereby authorized to enlarge, by dredging, the anchorage sioners may basin dredged by the said board in Lynn harbor and to enlarge anchorage basin deposit the dredged material on land and flats in said harbor in Lynn harbor. belonging to the commonwealth and under the control of the metropolitan park commission, and within a bulkhead now built or within any extension thereof. All depositing and placing of material under authority of this act shall, so far as possible, be done in a location and in a manner not inconsistent with any plan adopted by the metropolitan park commission for the reclamation and improvement of said land and flats.

SECTION 2. The board may expend for said dredging Amount to be and for the depositing of the dredged material, including all expended for dredging, etc. necessary work incidental thereto, a sum not exceeding twenty-five thousand dollars from the treasury of the commonwealth: provided, however, that no part of said sum shall Proviso. be available or expended until there is presented to the auditor of the commonwealth satisfactory evidence that there is available the additional sum of five thousand dollars which the city of Lynn shall appropriate for carrying out, in part, the work authorized by this act and may incur debt within the statutory limit of indebtedness for a period of not more than five years, subject to the provisions of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen and any acts in amendment thereof or in addition thereto, for which purpose it may issue bonds; said additional sum to be expended by the board of harbor and land commissioners.

SECTION 3. Of the amount to be paid from the treasury Funds of the of the commonwealth, fifteen thousand dollars shall be paid commonwealth. from the ordinary revenue and the remaining ten thousand dollars shall be paid from the Metropolitan Parks Maintenance Fund and assessed upon the metropolitan parks district by the treasurer of the commonwealth under the provisions of chapter four hundred and seven of the acts of the year eighteen hundred and ninety-three and acts in amendment thereof and in addition thereto.

SECTION 4. This act shall take effect upon its passage. Approved May 28, 1915.

Chap.292 An Act relative to liens for labor and materials on buildings and land.

Be it enacted, etc., as follows:

Liens for labor on buildings and land.

Section 1. A person to whom a debt is due for personal labor performed in the erection, alteration, repair or removal of a building or structure upon land, by virtue of an agreement with, or by consent of, the owner of such building or structure, or of a person having authority from or rightfully acting for such owner in procuring or furnishing such labor, shall, subject to the provisions of this act, other than in section three, have a lien upon such building or structure and upon the interest of the owner thereof in the lot of land upon which it is situated, for not more than eighteen days' work actually performed during the forty days next prior to his filing a statement as provided in section seven.

Repairs, material, etc.

Section 2. A person who enters into a written contract with the owner of land for the whole or any part of the erection, alteration, repair or removal of a building or structure upon land, or for furnishing material therefor, shall have a lien upon said building or structure and upon the interest of the owner in said lot of land as appears of record at the date when notice of said contract is filed or recorded in the registry of deeds for the county or district wherein such land lies, to secure the payment of all labor and material which he shall thereafter furnish by virtue of said contract. Said notice shall be in substantially the following form:—

Form of notice.

Notice is hereby given that by virtue of a written contract, dated 191, between

owner, and , contractor, said contractor is to furnish labor and material for the erection, alteration, repair or removal of a building on a lot of land described as follows:

Said contract is to be com-

pleted on or before

191. Contractor.

Notice to be

No written contract for the erection, alteration, repair or removal of a building or structure upon land shall be enforceable unless notice thereof is filed or recorded as above provided before any work is begun or materials are furnished thereunder.

Extension of notice.

A notice of any extension of such contract, stating the date to which it is extended, shall also be filed or recorded in the registry prior to the date stated in the notice of a contract for the completion thereof.

Such notices, and all other instruments hereinafter re- Record in quired to be filed or recorded in the registry of deeds, affecting deeds. registered land shall be filed and registered in the manner prescribed by section seventy of chapter one hundred and twenty-eight of the Revised Laws and acts in amendment thereof and in addition thereto. Such notices, and all other instruments hereinafter required to be filed or recorded in the registry of deeds, affecting unregistered land shall be indexed in a separate book to be kept for that purpose.

SECTION 3. If the notice aforesaid shall have been filed Enforcement or recorded in the registry of deeds, as hereinbefore provided, any person who shall, subsequent to the date of filing or recording notice of said contract, furnish labor or material, or perform labor, under a contract with a contractor or with any sub-contractor of said contractor shall be entitled to enforce a lien on the premises therein described for any labor performed, or labor or material furnished, subsequent to the filing or recording of said notice and prior to the date of the termination of said contract as stated in said notice or notices. The rights of any person who shall perform or furnish labor, or furnish material subsequent to the filing or recording of notice of said contract shall not be affected by the fact that the notice was not filed or recorded prior to the beginning of the work.

Section 4. All proceedings to enforce a lien upon land Bill in equity to be filed to for the erection, alteration, repair or removal of a building enforce lien. or other structure, shall be begun by bill in equity filed in the superior court for the county in which the land lies. The petitioner shall bring his bill in his own behalf and in behalf of all other persons in interest who shall become parties. The subpœna shall be returnable not more than sixty days subsequent to the entry of the bill and shall contain a brief description of the property, sufficient to identify it, and a statement of the amount alleged to be An attested copy thereof shall be filed in the registry of deeds and recorded as provided in section eight of chapter one hundred and ninety-seven of the Revised Laws. fees of the officer shall be fifty cents for each person upon whom service is made, and for filing at the registry, and thirty cents for each copy, with fees for travel as in the service of other civil process. All other parties in interest may appear and have their rights determined in such bill,

and at any time before a final decree, upon the suggestion of any party in interest that any other person is or may be

interested in the suit, or of its own motion, the court may issue a subpœna to such person, or a precept directing him to appear in said cause on or before a day certain or be forever barred from any rights thereunder. The fees of the officer for service of any such additional process shall be as above provided. The court may in its discretion provide

for notice to absent parties in interest. The terms "party in interest" and "person in interest", as used in this act,

shall include mortgagees and attaching creditors.

SECTION 5. No lien shall attach to any land, building or structure thereon owned by the commonwealth, or by a county, city, town, water district or fire district.

Section 6. No lien, except under the provisions of section one, shall avail as against a mortgage actually existing and duly registered or recorded prior to the filing or recording in the registry of deeds of the notice required by the provisions of this act, and no lien under section one shall avail as against such a mortgage unless the work or labor performed is in the erection, alteration, repair or removal of a building or structure which erection, alteration, repair or removal was actually begun prior to the recording of the mortgagee.

Dissolution of liens.

Section 7. The lien provided for by section two and the lien provided for by section three shall be dissolved unless the contractor, or some person claiming by, through or under him, shall, within thirty days after the date on which the principal contract is to be performed, file in the registry of deeds in the county or district in which the land is situated a statement, signed and sworn to by him, or by some person in his behalf, giving a just and true account of the amount due him, with all just credits, a brief description of the property, and the name of the owner or owners as set forth in the notice of contract. The lien for labor provided for by section one shall be dissolved unless such certificate is filed within the forty days provided in said section.

Time limit.

SECTION 8. The lien shall be dissolved unless a bill in equity to enforce it is filed within sixty days after the filing of the statement required by section seven. The validity of the lien shall not be affected by an inaccuracy in the description of the property to which it attaches, if the description is sufficient to identify the property, or by an inaccuracy in stating the amount due for labor or materials

Fees

Certain terms defined.

Certain property exempted.

Restrictions.

unless it is shown that the person filing the statement has wilfully and knowingly claimed more than is due to him.

Section 9. Any person in interest may cause to be recording recorded in the registry of deeds in the district in which the of bond. land lies, a bond having as surety therein a corporation organized to do a surety business in this commonwealth, or individual sureties as hereafter provided, in which bond the register of deeds for the district and his successor or successors in office shall be obligee, in such penal sum as shall be fixed by the building commissioner or other officer performing like duties under any statute, ordinance or bylaw of a city or town in which the land in question lies, or, in case there is no such officer, then by a justice or clerk of a court having jurisdiction in the locality where the land The bond shall describe the land in such detail as Form of bond. is required in a common conveyance of land, and shall be in form substantially as follows: —

Know all Men by these Presents.

That we

in the County of and Commonwealth of Massachusetts, as principal, and in the Commonwealth, as surety or sureties, are holden and stand firmly bound and obliged unto Register of Deeds for the County of

in the full and just sum of Dollars

to be paid unto said Register and his successors in said office, to which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Scaled with our seals and dated the

day in the year of our Lord

one thousand nine hundred and

The condition of this obligation is such.

That whereas said

is interested in the erection, alteration, repair or removal of a building on a certain lot of land situated within the

Registry District in the Commonwealth, bounded and described as follows

and desires under the provisions of chapter one hundred and ninetyseven of the Revised Laws and acts in amendment thereof and in addition thereto to free said land from claims for personal labor in accordance with the provisions of said statute and amendments

Now, therefore, if the above bounden shall pay or cause to be paid for any and all personal labor performed in the erection, alteration, repair or removal of said building on said land, under the contract stated in the certificate on the back hereof, irrespective of any agreement made between him and the owner or any other persons now interested or who may hereafter be interested therein, then the above written obligation shall be null and void: otherwise to remain in full force and virtue.

Signed, sealed and delivered in presence of

(Seal) (Seal) (Seal)

Form of ertificate or back of bond.

I,

not exceed

(CERTIFICATE ON BACK OF BOND.)

Date 191 principal in the within bond, hereby certify that the proposed work on the lot of land described in said bond is the erection — alteration — repair — removal of a building, that a fair estimate of the cost of the labor on said building will Dollars. The work is to

be done under a contract made the parties thereto being

of

of Said work is to be completed on or before

Individual ureties, number, etc.

If individual sureties are given on said bond, the sureties shall be not less than three in number, each of whom shall have owned real estate for at least one year next prior to the date of the bond, of a value not less than the penal sum of the bond, and said bond shall not be recorded unless the bond and sureties shall have been approved by a justice or clerk of a court having jurisdiction in the locality where the land lies, after an examination under oath, of all the sureties by said justice or clerk.

Recording of bond to stop attachment of other liens.

After the recording of said bond no lien shall thereafter attach for personal labor performed under the contract in

Defective bonds, etc. respect to which the bond is given. The register of deeds may refuse to record the said bond

Enforcement.

if it be defective in form or substance, but no party to any such bond shall be discharged by any defect therein as against any party who has in good faith allowed his lien to be dissolved by lapse of time, in reliance on the bond. The bond may be enforced by a bill in equity in the superior court brought by any party in interest. The petitioner shall bring his bill in his own behalf and in behalf of all other persons in interest who shall become parties. A copy of the subpœna shall be filed and recorded in the registry of deeds, and the fees of the officer shall be as provided in section four.

Liens for personal labor. etc., to be preferred.

Section 10. The rights of an attaching creditor shall not prevail as against the lien for personal labor provided for in section one, nor against the claim of a lienor where notice or notices of contract have been filed or recorded in

the registry of deeds as provided in section two.

SECTION 11. In a bill in equity under the provisions of Court may section four, the court may, in its discretion, accept a bond, etc. with sufficient surety or sureties, to dissolve the lien of any creditor or all liens, as to the whole or any part of the property, or any interest therein. Such bond shall be filed by Record. the obligor in the registry of deeds within ten days after its approval, and shall not dissolve the lien unless so filed. It shall be recorded, and may then be taken from the registry by the obligee.

SECTION 12. If it appears to the court that no person is Decree, etc., to entitled to a lien, or that every lien has been discharged by payment of the lien, the court shall forthwith cause a decree to be entered to the effect that the lien is dissolved. and a certificate to that effect shall be sent forthwith by the clerk to the register of deeds. Such certificate shall be filed and recorded in the manner provided in section eight of chapter one hundred and ninety-seven of the Revised Laws.

SECTION 13. Sections one, two, three, four, five, six, Repeals. seven, nine, ten, eleven, twelve, thirteen, fourteen, twentyfive, twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty and thirty-one of chapter one hundred and ninetyseven of the Revised Laws are hereby repealed. All other provisions of said chapter shall apply to proceedings under this act.

SECTION 14. This act shall take effect on the first day Time of taking of January, nineteen hundred and sixteen. Approved May 28, 1915.

An Act relative to the qualifications for regis- Chap.293 TRATION OF PHYSICIANS.

Be it enacted, etc., as follows:

Section 1. Section three of chapter seventy-six of the R. L. 76, § 3, Revised Laws, as amended by chapter three hundred and etc., amended. forty-six of the acts of the year nineteen hundred and thirteen. is hereby further amended by striking out all after the word "applicants", in the third line, down to and including the word "secretary", in the eleventh line, and inserting in place thereof the words: — Applicants for registration under

Proviso.

town officials and committees are hereby authorized to allow the use of buildings and grounds under their charge by the department of university extension for the purposes of university extension or correspondence courses, subject to the rules and regulations which such officials or committees may establish: provided, however, that such use shall not interfere or be inconsistent with the use of said buildings and grounds by the public schools of the city or town. The said department may also arrange for the use of such other buildings, grounds, and facilities as may prove to be necessary for the conduct of its work, and may expend in rent therefor such sums as may from time to time be necessary.

Advisory councils, appointment, etc.

Section 4. The department of university extension is empowered to appoint a state advisory council and also local advisory councils on university extension and correspondence courses, the functions of which shall be defined by the rules and regulations of the board of education.

Board of education to make report.

SECTION 5. The board of education shall submit to the general court, on or before the third Wednesday of January of each year, a detailed report of the doings and expenditures of the said department for the year closing on the first day of the previous July.

Granting of cortificates.

Section 6. The said department is authorized to grant to students completing courses of instruction provided for under this act suitable certificates as evidence of proficiency, in accordance with rules and regulations to be established by the board of education.

Allowance for salaries, etc.

Section 7. The department of university extension, for the purposes of complying with the provisions of this act, may be allowed for the salary of its head, agents, lecturers, instructors, assistants, clerks and other service, and for travel and other necessary expenses of these officers, incurred in the performance of their official duties under this act, such sums as shall be appropriated annually by the general court, payable out of the treasury of the commonwealth.

Amount to be expended.

SECTION 8. There may be expended under the direction of the board of education in carrying out the provisions of this act for the year nineteen hundred and fifteen, a sum not exceeding twenty-five thousand dollars.

SECTION 9. This act shall take effect upon its passage.

Approved May 28, 1915.

An Act relative to the appointment of stenographers Chap.295 IN THE SUPERIOR COURT FOR THE COUNTY OF SUFFOLK.

Be it enacted, etc., as follows:

Section 1. Section eighty of chapter one hundred and R. L. 165, § 80, sixty-five of the Revised Laws, as amended by section one of chapter one hundred and forty-two of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the word "regular", where it occurs for the second time in said section, and inserting in place thereof the words: — of the two divisions of the, — so as to read as follows: — Section 80. The justices of the Appointment superior court, or a majority of them, shall appoint a ste-in the superior nographer for each regular session of said court held for civil county. business and for each of the two divisions of the session of said court held for criminal business within and for the county of Suffolk, and a stenographer for said court in all other counties. They may also, if the business of the court requires it, appoint an additional stenographer in any county except Suffolk, who shall serve when designated for duty. Each stenographer shall be an officer of the court and shall be sworn, and the same person may be appointed stenographer for more than one county. Such justices, or a majority of them, may remove said stenographers at any time, and may fill a vacancy which is caused by such removal or otherwise.

SECTION 2. Section eighty-eight of said chapter one R. L. 166, § 88, hundred and sixty-five of the Revised Laws, as amended by section two of said chapter one hundred and forty-two is hereby further amended by striking out the word "sessions", where it occurs for the second time in said section, and inserting in place thereof the word: - session, - also by striking out all after the word "year," at the end of the second sentence of said section, so as to read as follows: - Section 88. Stenographers who are appointed for Salaries. the sessions of the superior court for civil business with juries in the county of Suffolk and the stenographers appointed for the session of said court for criminal business in said county shall each receive an annual salary of twentyfive hundred dollars which shall be paid by the county; stenographers appointed for the sessions of said court without juries shall each receive such salary as the justices of said court shall establish, not exceeding twenty-five hundred

dollars which shall be paid by the county. The stenographers appointed for the superior court for other counties which contain a population of more than two hundred thousand shall each receive such salary as the justices of said court shall establish, not exceeding twenty-five hundred dollars a year.

This act shall take effect upon its passage. Section 3. Approved May 28, 1915.

Chap. 296 An Act relative to the registration of persons, FIRMS AND CORPORATIONS DESIGNING TO INSTALL WIRES OR APPARATUS FOR ELECTRIC LIGHT, HEAT OR POWER PURPOSES.

Be it enacted, etc., as follows:

Registration of persons, firms, etc., designing to install wires purposes, etc.

Section 1. Except as hereinafter provided, no person, firm or corporation shall, after the first day of September, nineteen hundred and fifteen, enter into, engage in, or work or apparatus for electric light at the business of installing wires, conduits, apparatus, fixtures or other appliances for carrying or using electricity for light, heat or power purposes in this commonwealth, either as a master or employing electrician or as a journeyman electrician, unless such person, firm, or corporation shall have received a license or certificate therefor, issued by the board provided for in section two of this act and in accordance with the provisions hereinafter set forth.

"Master or employing electrician", term defined.

The words "master or employing electrician" as used in this act shall mean a corporation, firm or person, having a regular place of business, who, by the employment of journeymen, performs the work of installing wires, conduits, apparatus, fixtures and other appliances for carrying or using electricity for light, heat or power purposes.

The word "journeyman" as used in this act shall mean a

"Journeyman", term defined.

person who does any work of installing wires, conduits.

apparatus, fixtures and other appliances for hire.

State examiners of electricians established.

Section 2. On and after the first day of July, in the year nineteen hundred and fifteen, the chairman of the civil service commission, the fire prevention commissioner for the metropolitan district and the commissioner of education shall constitute the state examiners of electricians. They shall employ as clerk a practical electrician, who is a wage earner, and a citizen of the commonwealth, who has had at least ten years' experience in the installation of

wires and appliances for carrying electricity for light, heat or power purposes. He shall receive such salary as shall be determined by the state examiners, subject to the approval of the governor and council, and shall hold his office for a term of three years. The three examiners shall receive no Componention. compensation for their services under the terms of this act. The compensation of the clerk and the travelling and other necessary expenses of the state examiners, not however to exceed five hundred dollars in the aggregate for each of the members thereof, shall, when approved by the governor and council, be paid from the treasury of the commonwealth.

The state examiners of electricians may make necessary Rules, etc.

rules for the proper performance of their duties.

They shall hold frequent examinations in the city of Examinations to be held. Boston, and, twice in each year, shall hold examinations in at least five other convenient places within the commonwealth, and they may hold annual or occasional examinations in other places. Public notice shall be given of all examinations.

The state examiners of electricians shall annually, on or Annual report. before the first Wednesday in January, transmit to the secretary of the commonwealth a report to the general court of its doings.

In the conduct of the examinations they shall make uni-conduct of form requirements for all cities and towns, which may be otc. revised from time to time, as circumstances may require. Said examinations shall be sufficiently frequent to give ample opportunity for all applicants to be thoroughly and carefully examined, and may be supervised by one or more of the members of the board, but no licenses shall be granted without the sanction of the board. Examinations may be given in writing or practical work, as deemed most advisable by the board.

The records of the meeting of said board shall be open for Records to be inspection at all times, and the board shall have printed open to public, annually a manual of its regulations, including the names of all licensees.

SECTION 3. (1) Two forms of licenses shall be issued: Forms of licenses. - The first, hereinafter referred to as "certificate A", shall be known as "master electrician's certificate", the second, hereinafter referred to as "certificate B", shall be known as a "journeyman electrician's certificate."

A "master's certificate" shall be issued to any person, "Master's certificate." firm or corporation engaged in or about to engage in the

business of installing electrical wires; conduits, apparatus, fixtures and other electrical appliances, that shall have qualified under the provisions of this act. A certificate of registration shall be issued specifying the name of the person, firm or corporation so applying, and the name of the person passing said examination, by which he or it shall be authorized to enter upon or engage in business as set forth therein: provided, however, that any person, firm or corporation that has been engaged in said business for at least five years next prior to the date of the application shall not be required to pass said examination, but shall present proof of fitness.

Proviso.

Restrictions

The holding of "certificate A" shall not entitle the holder individually to engage in or perform the actual work of installing electric wires, conduits and appliances as previously described in this act, but shall entitle him to conduct business

as an employing or master electrician.

"Certificate B."

(2) "Certificate B", or a journeyman electrician's license, shall be granted to any person who has passed an examination before the examining board provided for in this act, or who shall present proof of fitness and that he has gained his livelihood by the occupation of electrician for five consecutive years next prior to the date of application. A certificate shall be issued specifying the name of the person so engaged, by which certificate such person shall be authorized to enter upon or engage in the occupation of journeyman Every person desiring an examination shall electrician. make application therefor in writing accompanied by the proper fee. The fee for an examination for certificate "A" shall be twenty-five dollars and that for certificate "B" shall be one dollar. An applicant who fails in his examination shall not have his fee returned to him, but shall be entitled to one re-examination free of charge. For each subsequent re-examination, he shall pay fifteen dollars in the case of certificate "A" and fifty cents in the case of certificate "B."

Fees.

Re-examination.

Expiration and renewals, certificates

Fee.

(3) All certificates "A" described in paragraph (1) of this section shall expire on the thirty-first day of July in each year, but may be renewed by the same person, firm or corporation, as represented by one or more of its members or officers, without further examination, upon the payment of a fee of fifteen dollars, application therefor being made during the month next prior to said expiration of said certificate.

(4) All certificates "B" described in paragraph (2) of Expiration, etc., this section shall expire on the thirty-first day of July in "B" each year, but may be renewed upon the payment of a fee Fee. of fifty cents, and upon the same conditions set forth in

paragraph (3) of this section.

(5) All holders of certificates "A" shall keep their certifi- Holders to cate of registration displayed in a conspicuous place in display certificates, etc. their principal offices or places of business, and all holders of certificates "B" shall be furnished by said board with evidence of their having been so licensed, in card form or otherwise, which shall be carried on the person of the licensee and exhibited on request.

Section 4. No certificates issued under the provisions Not transferof this act, to either master or journeyman, shall be assignable or transferable. Said certificates may be suspended or revoked by the board of examiners upon failure or refusal of the licensee to comply with the rules and requirements of said business as set forth by the board of gas and electric light commissioners, and for other and sufficient causes after a hearing has been held. Such suspension or revocation by said board shall be subject to review by the board of gas and electric light commissioners.

SECTION 5. Any person, firm or corporation, or employee Penalties. thereof, and any representative, or any member or officer of such firm or corporation individually entering upon or engaging in the business and work hereinbefore defined, without having complied with the provisions of this act, shall be punished by a fine of not less than ten dollars nor more than one hundred dollars for the first offence, and for a second offence by a fine of not less than fifty nor more than five hundred dollars, or by six months' imprisonment in the house of correction, or by both such fine and imprisonment.

Section 6. No person, firm or corporation holding a Liability of master's certificate shall be held liable for work done by holder of a master's any of his or its employees without authorization, unless it cortificate. shall appear that such work was done with his or its knowledge or consent or by his or its authorization.

All fees and fines collected under the provisions of this Disposition of act shall be paid into the treasury of the commonwealth as fees and fines. hereinbefore provided.

SECTION 7. This act shall not apply to the installation, Not to apply to repairing and wiring of elevators or to work in connection certain work. with the erection, construction, maintenance or repair of

Not to apply to lines for the transmission of electricity from the source of supply to the service switch on the premises where it is used by municipal electric plants, by electric companies as defined in section one of chapter seven hundred and fortytwo of the acts of the year nineteen hundred and fourteen, or by gas companies authorized to engage in the business of making or selling electricity, by electric street railway companies or by electric railroad companies or by railroad companies; nor to the work of such plants or companies on premises owned or controlled by them; nor to the work of said municipal electric plants or of said electric or gas companies in installing, maintaining and repairing, on the premises of customers, service connections and meters and other apparatus and appliances which remain the property of such plants or companies after installation; nor to work in connection with the lighting of streets, alleys, private ways or private or public parks, areas or squares; nor to the work of companies incorporated for the transmission of intelligence by electricity in installing, maintaining or repairing wires, apparatus, fixtures or other appliances used in the business of such companies and necessary for or incident to such business, and whether such wires, conduits, apparatus, fixtures or other appliances are on its own premises or otherwise.

Exemption of apprentices.

Section 8. Nothing in this act shall be construed as forbidding the employment of learners or apprentices working with and under the direct personal supervision of journeymen electricians duly certified as provided in this act.

Exemption of certain elec-tricians.

Electricians employed by theatrical companies may install such temporary wiring and appliances as may be required for the purpose of the engagement of any such company, subject to the supervision of some person licensed under the provisions of this act.

Electricians regularly employed by firms or corporations other than holders of class "A" certificates may install such electrical wiring, conduits and appliances or make such repairs as may be required only on the premises and property of said firms or corporations: provided, that said electricians hold a journeyman's license and have complied with all provisions set forth in this act.

Proviso.

Penalty for

Any person applying for a journeyman's license who makes any misstatement as to his experience or other qualifications, or any person, firm or corporation subscribing to or vouching for any such misstatement, shall be liable to the penalties set forth in section four of this act. Section 10. All acts and parts of acts inconsistent repeal.

herewith are hereby repealed.

SECTION 11. This act shall take effect upon its passage, Time of except that its provisions imposing penalties shall not become operative until the board shall have been organized and at least sixty days shall have been allowed to enable applicants to secure licenses or certificates.

Approved May 28, 1915.

An Act to apportion and assess a state tax of nine Chap.297 MILLION SEVEN HUNDRED AND FIFTY THOUSAND DOL-LARS.

Be it enacted, etc., as follows:

SECTION 1. Each city and town in this commonwealth State tax shall be assessed and pay the sum with which it stands and assessed. charged in the following schedule, that is to say: -

Abington, nine thousand sixty-seven dollars and fifty	
cents,	\$9,067 50
Acton, fifty-four hundred and sixty dollars,	5,460 00
Acushnet, twenty-six hundred thirty-two dollars and	•
fifty cents,	2,632 50
Adams, nineteen thousand two hundred seven dollars	•
and fifty cents,	19,207 50
Agawam, fifty-nine hundred forty-seven dollars and	•
fifty cents	5,947 50
Alford, four hundred eighty-seven dollars and fifty	
cents,	487 50
Amesbury, fifteen thousand six hundred ninety-seven	
dollars and fifty cents,	15,697 50
Amherst, eleven thousand two hundred twelve dollars	
and fifty cents,	11,212 50
Andover, twenty-two thousand one hundred thirty-	
two dollars and fifty cents,	22,132 50
Arlington, thirty-five thousand one hundred ninety-	
seven dollars and fifty cents,	35,197 50
Ashburnham, thirty-one hundred and twenty dollars,	3,120 00
Ashby, nineteen hundred and fifty dollars,	1,950 00
Ashfield, seventeen hundred and fifty-five dollars,	1,755 00
Ashland, thirty-two hundred seventeen dollars and	0.015 50
fifty cents,	3,217 50
Athol, fifteen thousand five hundred two dollars and	15 500 50
fifty cents,	15,502 50
Attleboro, forty thousand seven hundred and fifty-	40 777 00
five dollars,	40,755 00
Auburn, thirty-six hundred seven dollars and fifty	0.607 *0
cents,	3,607 50
Avon, twenty-five hundred and thirty-five dollars,	2,535 00

Ayer, fifty-one hundred sixty-seven dollars and fifty		
cents,	\$ 5,167	50
Barnstable, sixteen thousand four hundred seventy-	_	
seven dollars and fifty cents,	16,477	50
Barre, sixty-one hundred forty-two dollars and fifty		
cents,	6,142	
Becket, fifteen hundred and sixty dollars,	1,560	00
Bedford, four thousand and ninety-five dollars,	4,095	00
Belchertown, twenty-four hundred thirty-seven dollars		
and fifty cents,	2,437	50
Bellingham, twenty-two hundred forty-two dollars	0.040	
and fifty cents,	2,242	50
Belmont, twenty thousand seven hundred sixty-seven	00 505	-0
dollars and fifty cents,	20,767	
Berkley, eleven hundred and seventy dollars,	1,170	w
Berlin, sixteen hundred fifty-seven dollars and fifty	1 657	EΩ
cents, Bernardston, thirteen hundred and sixty-five dollars,	1,657	
Beverly, ninety thousand one hundred eighty-seven	1,365	w
dollars and fifty cents,	90,187	EΩ
Billerica, sixty-seven hundred twenty-seven dollars	<i>5</i> 0,10 <i>t</i>	5 0
and fifty cents,	6,727	50
Blackstone, fifty-nine hundred forty-seven dollars and	0,121	•
fifty cents,	5,947	50
Blandford, fourteen hundred sixty-two dollars and	0,010	•
fifty cents,	1,462	50
Bolton, fifteen hundred and sixty dollars,	1,560	00
Boston, three million two hundred seven thousand	_,	
seven hundred and fifty dollars,	3,207,750	00
seven hundred and fifty dollars,	,,	
dollars,	14,430	00
Boxborough, six hundred eighty-two dollars and fifty	•	
cents,	682	
Boxford, thirty-three hundred and fifteen dollars, .	3,315	
Boylston, fifteen hundred and sixty dollars,	1,560	00
Braintree, seventeen thousand four hundred fifty-two		
dollars and fifty cents,	17,452	50
Brewster, thirty-two hundred seventeen dollars and	0.017	
fifty cents,	3,217	
Bridgewater, ninety-seven hundred and fifty dollars, .	9,750	
Brimfield, nineteen hundred and fifty dollars,	1,950	w
Brockton, one hundred fifteen thousand five hundred	115 597	EΩ
thirty-seven dollars and fifty cents, Brookfield, thirty-three hundred and fifteen dollars,	115,537 3,315	
Brookline, two hundred eighty-six thousand six hun-	9,910	w
dred and fifty dollars,	286,650	ΛΛ
Buckland, twenty-one hundred and forty-five dollars,	2,145	
Burlington, sixteen hundred fifty-seven dollars and	~,±±0	00
fifty cents,	1,657	50
Cambridge, two hundred fifty-six thousand three	2,501	-
hundred twenty-seven dollars and fifty cents,	256,327	50
Canton, thirteen thousand one hundred sixty-two		
dollars and fifty cents,	13,162	50
· · · · · · · · · · · · · · · · · · ·	-,	

GENERAL ACTS, 1915. — CHAP. 297.

Carlisle, eleven hundred and seventy dollars,	\$1,170	00 State tax apportioned
Carver, forty-three hundred eighty-seven dollars and	4.00	and assessed.
fifty cents,	4,387	90
Charlemont, fourteen hundred sixty-two dollars and	1 400	50
fifty cents,	1,462	
Charlton, thirty-five hundred and ten dollars,	3,510	w
Chatham, thirty-four hundred twelve dollars and fifty	2 / 19	50
cents,	3,412	30
dollars,	9,945	00
Chelsea, sixty-two thousand five hundred and ninety-	0,020	00
five dollars,	62,595	00
Cheshire, twenty-two hundred forty-two dollars and	02,000	00
fifty cents,	2,242	50
Chester, two thousand forty-seven dollars and fifty	_,	••
cents,	2,047	50
Chesterfield, eight hundred seventy-seven dollars and	_,01.	00
fifty cents,	877	50
Chicopee, forty-one thousand three hundred and forty	•	
dollars,	41,340	00
Chilmark, seven hundred and eighty dollars,	780	
Clarksburg, eight hundred seventy-seven dollars and		
fifty cents,	877	50
Clinton, twenty-two thousand two hundred and thirty		
dollars,	22,230	00
Cohasset, twenty-two thousand five hundred twenty-	•	
two dollars and fifty cents,	22,522	50
Colrain, twenty-one hundred and forty-five dollars, .	2,145	00
Concord, nineteen thousand five hundred ninety-seven	-	
dollars and fifty cents.	19,597	50
Conway, nineteen hundred and fifty dollars,	1,950	00
Cummington, nine hundred and seventy-five dollars, .	975	00
Dalton, eleven thousand seven hundred ninety-seven	44 - 0-	
dollars and fifty cents,	11,797	
Dana, ten hundred seventy-two dollars and fifty cents,	1,072	50
Danvers, seventeen thousand four hundred fifty-two	15 450	~~
dollars and fifty cents,	17,452	50
Dartmouth, twelve thousand five hundred seventy-	10 555	70
seven dollars and fifty cents,	12,577	50
Dedham, thirty thousand three hundred twenty-two	20, 200	50
dollars and fifty cents,	30,322	90
Deerfield, fifty-one hundred sixty-seven dollars and	K 187	ξΩ
fifty cents, Dennis, thirty-three hundred and fifteen dollars,	5,167 3,315	
Dighton, thirty-five hundred and ten dollars,	3,510	
Douglas, thirty-nine hundred dollars,	3,900	
Dover, thirteen thousand four hundred and fifty-five	0,000	00
dollars,	13,455	00
Dracut, sixty-one hundred forty-two dollars and fifty	10,100	00
cents,	6,142	50
Dudley, fifty-five hundred fifty-seven dollars and fifty	~, = ==	
cents.	5,557	50
Dunstable, thirteen hundred and sixty-five dollars, .	1,365	
•	-	

GENERAL ACTS, 1915. — CHAP. 297.

State tax apportioned and assessed.

Duxbury, seventy-three hundred twelve dollars and	
fifty cents,	\$ 7,312 50
East Bridgewater, fifty-seven hundred fifty-two dollars	
and fifty cents,	5,752 50
East Longmeadow, twenty-three hundred and forty	9 240 00
dollars,	2,340 00
cents,	1,072 50
Easthampton, sixteen thousand four hundred seventy-	1,072 00
seven dollars and fifty cents.	16,477 50
Easton, twenty-three thousand and four hundred	10,111 00
dollars,	23,400 00
Edgartown, twenty-six hundred thirty-two dollars and	•
_ fifty cents,	2,632 50
Egremont, twelve hundred sixty-seven dollars and	
fifty cents,	1,267 50
Enfield, eighteen hundred fifty-two dollars and fifty	1 050 50
cents,	1,852 50
Erving, twenty-seven hundred and thirty dollars,	2,730 00
Essex, thirty-one hundred and twenty dollars, Everett, sixty-six thousand nine hundred eighty-two	3,120 00
dollars and fifty cents,	66,982 50
Fairhaven, ninety-eight hundred forty-seven dollars	00,902 00
and fifty cents,	9,847 50
Fall River, two hundred twenty-two thousand seven	0,01. 00
hundred eighty-seven dollars and fifty cents,	222,787 50
Falmouth, thirty-two thousand nine hundred and	•
fifty-five dollars,	32,955 00
Fitchburg, seventy-eight thousand two hundred	
ninety-two dollars and fifty cents,	78,292 50
Florida, four hundred eighty-seven dollars and fifty	405 50
Cents,	487 50
Foxborough, sixty-two hundred and forty dollars, Framingham, thirty-five thousand six hundred and	6,240 00
eighty-five dollars,	35,685 00
Franklin, ten thousand six hundred twenty-seven	00,000 00
dollars and fifty cents,	10,627 50
Freetown, twenty-five hundred and thirty-five dollars,	2,535 00
Gardner, twenty-six thousand seven hundred and	·
fifteen dollars,	26,715 00
Gay Head, ninety-seven dollars and fifty cents,	97 50
Georgetown, twenty-nine hundred and twenty-five	0.007.00
dollars,	2,925 00
Gill, eleven hundred and seventy dollars,	1,170 00
Gloucester, fifty-four thousand seven hundred and ninety-five dollars,	54,795 00
Goshen, four hundred eighty-seven dollars and fifty	01,130 00
cents.	487 50
Gosnold, fifteen hundred and sixty dollars,	1,560 00
Grafton, seventy-six hundred and five dollars,	7,605 00
Granby, fifteen hundred and sixty dollars,	1,560 00
Granville, thirteen hundred and sixty-five dollars,	1,365 00
Great Barrington, fifteen thousand one hundred	
twelve dollars and fifty cents,	15,112 50

Greenfield, twenty-five thousand three hundred and fifty dollars,	\$25,350	00	State tax apportion
Greenwich, six hundred eighty-two dollars and fifty			
cents,	682		
Groton, ten thousand five hundred and thirty dollars, Groveland, twenty-nine hundred and twenty-five	10,530	00	
dollars	2,925	00	
Hadley, forty-two hundred and ninety dollars,	4,290		
Halifax, thirteen hundred and sixty-five dollars, . Hamilton, twelve thousand four hundred and eighty	1,365		
	19 490	ΛΛ	
dollars,	12,480		
Hampden, nine hundred and seventy-five dollars,	975		
Hancock, nine hundred and seventy-five dollars,	975	w	
Hanover, forty-three hundred eighty-seven dollars			
and fifty cents,	4,387	50	
Hanson, thirty-five hundred and ten dollars,	3,510	00	
Hardwick, nine thousand sixty-seven dollars and fifty	•		
cents,	9,067	50	
Harvard, forty-three hundred eighty-seven dollars	0,001	00	
	4 907	EΛ	
and fifty cents,	4,387	90	
Harwich, thirty-four hundred twelve dollars and fifty			
cents,	3,412	50	
Hatfield, thirty-nine hundred dollars,	3,900	00	
Haverhill, eighty-three thousand and seventy dollars,	83,070	00	
Hawley, five hundred and eighty-five dollars,	585		
Heath, four hundred eighty-seven dollars and fifty	000	••	
	487	KΛ	
Cents,	401	50	
Hingham, eighteen thousand one hundred and thirty-	10 105	^^	
five dollars,	18,135	w	
Hinsdale, sixteen hundred fifty-seven dollars and fifty			
cents,	1,657	50	
Holbrook, forty-one hundred ninety-two dollars and			
fifty cents,	4,192	50	
Holden, forty-seven hundred seventy-seven dollars	•		
and fifty cents,	4,777	50	
Holland, two hundred ninety-two dollars and fifty	2,	00	
	292	EΛ	
Cents,	292	JU	
Holliston, forty-five hundred eighty-two dollars and	4 500	-0	
fifty cents,	4,582	5 U	
Holyoke, one hundred thirty-two thousand seven			
hundred and ninety-five dollars,	132,795	00	
Hopedale, twenty-two thousand and thirty-five			
dollars,	22,035	00	
Hopkinton, four thousand and ninety-five dollars, .	4,095	00	
Hubbardston, nineteen hundred and fifty dollars,	1,950		
Hudson, eleven thousand one hundred and fifteen	1,000	oo	
	11 115	ΔΛ.	
dollars,	11,115	w	
Hull, fifteen thousand one hundred twelve dollars and	15		
fifty cents,	15,112		
Huntington, nineteen hundred and fifty dollars,	1,950	00	
Ipswich, thirteen thousand one hundred sixty-two			
dollars and fifty cents,	13,162	50	
Kingston, forty-one hundred ninety-two dollars and	,		
fifty cents,	4,192	50	
	7,104	~	

Takarilla Amenin saman handard and Abinta dallam	60 770 00
Lakeville, twenty-seven hundred and thirty dollars, Lancaster, thirty-one thousand six hundred eighty-	\$ 2,730 00
seven dollars and fifty cents, Lanesborough, fourteen hundred sixty-two dollars and	31,687 50
fifty cents,	1,462 50
Lawrence, one hundred sixty-six thousand four hundred thirty-two dollars and fifty cents.	166,432 50
Lee, seventy-four hundred and ten dollars,	7,410 00
Leicester, sixty-four hundred and thirty-five dollars, Lenox, twenty-four thousand four hundred seventy-	6,435 00
two dollars and fifty cents	24,472 50
Leominster, thirty-three thousand one hundred and fifty dollars,	33,150 00
Leverett, eight hundred seventy-seven dollars and	•
fifty cents, Lexington, nineteen thousand five hundred ninety-	877 50
seven dollars and fifty cents.	19,597 50
Leyden, four hundred eighty-seven dollars and fifty	407 80
cents,	487 50
Littleton, twenty-six hundred thirty-two dollars and	9,360 00
fifty cents,	2,632 50
Longmeadow, fifty-three hundred sixty-two dollars	5 262 EA
and fifty cents, Lowell, one hundred ninety thousand three hundred	5,362 50
and twenty dollars,	190,320 00
Ludlow, ten thousand forty-two dollars and fifty cents,	10,042 50
Lunenburg, thirty-one hundred and twenty dollars, Lynn, one hundred eighty-eight thousand one hundred	3,120 00
and seventy-five dollars	188,175 00
Lynnfield, twenty-six hundred thirty-two dollars and	
fifty cents,	2,632 50
and fifty cents,	94,087 50
Manchester, forty-eight thousand three hundred and	•
sixty dollars,	48,360 00
dollars and fifty cents,	11,212 50
Marblehead, twenty-one thousand one hundred fifty-	•
seven dollars and fifty cents,	21,157 50
five dollars,	14,235 00
Marlborough, twenty-four thousand eighty-two dol-	
lars and fifty cents,	24,082 50
fifty cents	5,557 50
Mashpee, four hundred eighty-seven dollars and fifty	•
cents,	487 50
Mattapoisett, fifty-six hundred and fifty-five dollars, Maynard, ninety-four hundred fifty-seven dollars and	5,655 00
fifty cents,	9,457 50
Medfield, forty-four hundred and eighty-five dollars,	4,485 00
Medford, sixty thousand and sixty dollars,	60,060 00

GENERAL ACTS, 1915. — CHAP. 297.

Medway, thirty-nine hundred ninety-seven dollars and fifty cents,	\$3,997	50	State tax apportioned and assessed
Melrose, thirty-nine thousand seven hundred and			
eighty dollars,	39,780	00	
Mendon, sixteen hundred fifty-seven dollars and fifty	1 657	20	
cents, Merrimac, thirty-three hundred and fifteen dollars,	1,657 3,315		
Methuen, twenty-four thousand eighty-two dollars and fifty cents,	24,082		
Middleborough, twelve thousand six hundred and			
seventy-five dollars,	12,675		
Middlefield, five hundred and eighty-five dollars,	585		
Middleton, twenty-one hundred and forty-five dollars,	2,145		
Milford, twenty-two thousand and thirty-five dollars, . Millbury, seven thousand eight hundred ninety-seven	22,035	00	
dollars and fifty cents,	7,897	50	
Millis, three thousand twenty-two dollars and fifty	,,,,,,,	•	
cents.	3,022	50	
Milton, sixty-seven thousand three hundred seventy-	-,		
two dollars and fifty cents,	67,372	50	
Monroe, four hundred eighty-seven dollars and fifty			
cents,	487	50	
Monson, sixty-three hundred thirty-seven dollars and			
fifty cents,	6,337	50	
Montague, ten thousand six hundred twenty-seven	•		
dollars and fifty cents,	10,627	50	
Monterey, seven hundred and eighty dollars,	780	00	
Montgomery, four hundred eighty-seven dollars and			
fifty cents,	487	50	
Mount Washington, two hundred ninety-two dollars			
and fifty cents,	292	50	
Nahant, twenty-seven thousand five hundred ninety-	07 700		
two dollars and fifty cents,	27,592	50	
Nantucket, eight thousand seven hundred and seven-	0 777	^^	
ty-five dollars, Natick, twenty thousand one hundred eighty-two	8,775	w	
dollars and fifty cents,	20,182	ξO	
Needham, sixteen thousand nine hundred and sixty-	20,102	30	
five dollars,	16,965	ω.	
New Ashford, one hundred and ninety-five dollars,	195		
New Bedford, two hundred thirty-six thousand three	100	00	
hundred and forty dollars,	236,340	00	
New Braintree, ten hundred seventy-two dollars and	200,010	•	
fifty cents,	1,072	50	
New Marlborough, two thousand forty-seven dollars	•		
and fifty cents,	2,047	50	
New Salem, nine hundred and seventy-five dollars, .	975	00	
Newbury, forty-five hundred eighty-two dollars and			
fifty cents,	4,582	5 0	
Newburyport, twenty-nine thousand four hundred			
and forty-five dollars,	29,445	00	
Newton, one hundred seventy-one thousand and six			
hundred dollars,	171,600	00	

Norfolk, twenty-three hundred and forty dollars,	\$2,340 00
North Adams, thirty-five thousand six hundred and	
eighty-five dollars,	35,685 00
North Andover, fifteen thousand and fifteen dollars,	15,015 00
North Attleborough, twenty thousand four hundred	00 455 00
and seventy-five dollars,	20,475 00
North Brookfield, forty-nine hundred seventy-two	4.050.50
dollars and fifty cents,	4 ,972 50
North Reading, two thousand forty-seven dollars and	0.047 10
fifty cents, Northampton, thirty-eight thousand and twenty-five	2,047 50
dollars	20 005 00
Northborough, thirty-eight hundred two dollars and	38,025 00
fifty cents,	3,802 50
Northbridge, sixteen thousand nine hundred and	3,002 30
sixty-five dollars,	16,965 00
Northfield, thirty-seven hundred and five dollars,	3,705 00
Norton, thirty-nine hundred ninety-seven dollars	0,100 00
and fifty cents,	3,997 50
Norwell, twenty-nine hundred and twenty-five dollars,	2,925 00
Norwood, thirty-three thousand fifty-two dollars and	_,=====================================
fifty cents.	33,052 50
Oak Bluffs, thirty-eight hundred two dollars and fifty	.,
cents,	3,802 50
Oakham, nine hundred and seventy-five dollars,	975 00
Orange, ten thousand nine hundred and twenty dollars,	10,920 00
Orleans, thirty-seven hundred and five dollars,	3,705 00
Otis, six hundred eighty-two dollars and fifty cents, .	682 50
Oxford, fifty-nine hundred forty-seven dollars and	
fifty cents,	5,947 50
Palmer, thirteen thousand two hundred and sixty	
dollars,	13,260 00
Paxton, nine hundred and seventy-five dollars,	975 00
Peabody, thirty thousand six hundred and fifteen	00.017.00
dollars,	30,615 00
Pelham, eight hundred seventy-seven dollars and fifty	000 50
Cents,	877 50
Pembroke, twenty-four hundred thirty-seven dollars	0.407 50
and fifty cents,	2,437 50
fifty cents,	5 557 50
Peru, three hundred and ninety dollars,	5,557 50 390 00
Petersham, twenty-six hundred thirty-two dollars	350 00
and fifty cents,	2,632 50
Phillipston, seven hundred and eighty dollars,	780 00
Pittsfield, eighty thousand forty-seven dollars and	100 00
fifty cents,	80,047 50
Plainfield, four hundred eighty-seven dollars and fifty	,
cents,	487 50
Plainville, twenty-two hundred forty-two dollars and	
fifty cents.	2,242 50
Plymouth, twenty-eight thousand two hundred and	-
seventy-five dollars,	28,275 00
•	•

Plympton, nine hundred and seventy-five dollars, .	\$ 975	00 State tax
Prescott, four hundred eighty-seven dollars and fifty	487	apportioned and assessed.
cents, Princeton, forty-seven hundred seventy-seven dollars	401	3 0
and fifty cents,	4,777	50
Provincetown, fifty-six hundred and fifty-five dollars,.	5,655	
Quincy, seventy-six thousand and fifty dollars, Randolph, sixty-eight hundred and twenty-five dol-	76,050	00
lars,	6,825	00
and fifty cents,	2,437	50
Reading, fourteen thousand five hundred twenty-seven dollars and fifty cents,	14,527	50
Rehoboth, twenty-four hundred thirty-seven dollars	14,021	50
and fifty cents,	2,437	50
Revere, forty-two thousand three hundred and fifteen dollars,	42,315	00
Richmond, fourteen hundred sixty-two dollars and	,	
fifty cents,	1,462	50
Rochester, two thousand forty-seven dollars and fifty	9.047	EO.
Rockland, twelve thousand and ninety dollars,	2,047 12,090	
Rockport, eighty-three hundred and eighty-five	12,000	00
dollars,	8,385	00
Rowe, five hundred and eighty-five dollars,	585	
Rowley, thirty-four hundred twelve dollars and fifty	0.440	
Royalston, sixteen hundred fifty-seven dollars and	3,412	50
fifty cents,	1,657	50
Russell, twenty-four hundred thirty-seven dollars and	-,001	
fifty cents,	2,437	50
Rutland, two thousand forty-seven dollars and fifty	0.045	* 0
cents,	2,047	50
dollars,	86,580	00
Salisbury, three thousand twenty-two dollars and	00,000	00
fifty cents,	3,022	50
Sandisfield, eight hundred seventy-seven dollars and	-	
fifty cents,	877	
Sandwich, twenty-seven hundred and thirty dollars, . Saugus, fourteen thousand one hundred thirty-seven	2,730	00
dollars and fifty cents,	14,137	50
Savoy, five hundred and eighty-five dollars,	585	
Scituate, ten thousand two hundred thirty-seven dol-		
lars and fifty cents,	10,237	
Seekonk, thirty-seven hundred and five dollars .	3,705	
Sharon, sixty-six hundred and thirty dollars,	6,630	
Sheffield, thirty-one hundred and twenty dollars, Shelburne, three thousand twenty-two dollars and	3,120	w
fifty cents,	3,022	50
Sherborn, thirty-seven hundred and five dollars,	3,705	
Shirley, thirty-one hundred and twenty dollars,	3,120	
Shrewsbury, six thousand and forty-five dollars, .	6,045	

Shutesbury, six hundred eighty-two dollars and fifty	
cents,	\$682 50
Somerset, four thousand and ninety-five dollars,	4,095 00
Somerville, one hundred fifty-three thousand five hun-	•
dred sixty-two dollars and fifty cents,	153,562 50
South Hadley, seventy-nine hundred and ninety-five	
dollars,	7,995 00
Southampton, thirteen hundred and sixty-five dollars,	1,365 00
Southborough, ninety-one hundred and sixty-five	0.165.00
dollars,	9,165 00
Southbridge, seventeen thousand nine hundred and	17,940 00
forty dollars,	1,950 00
Spencer, ninety-four hundred fifty-seven dollars and	_1,000 00
fifty cents,	9,457 50
Springfield, three hundred eleven thousand nine hun-	0,201 00
dred two dollars and fifty cents,	311,902 50
Sterling, thirty-one hundred and twenty dollars,	3,120 00
Stockbridge, eleven thousand seven hundred dollars, .	11,700 00
Stoneham, twelve thousand and ninety dollars,	12,090 00
Stoughton, ninety-three hundred and sixty dollars, .	9,360 00
Stow, twenty-three hundred and forty dollars,	2,340 00
Sturbridge, twenty-four hundred thirty-seven dollars	0.407.70
and fifty cents,	2,437 50
Sudbury, twenty-nine hundred and twenty-five dollars, Sunderland, nineteen hundred and fifty dollars,	2,925 00 1,950 00
Sutton, thirty-five hundred and ten dollars,	3,510 00
Swampscott, thirty-three thousand two hundred	0,010 00
forty-seven dollars and fifty cents,	33,247 50
Swansea, thirty-nine hundred ninety-seven dollars	
and fifty cents,	3,997 50
Taunton, sixty-two thousand four hundred dollars, .	62,400 00
Templeton, forty-nine hundred seventy-two dollars	
and fifty cents,	4,972 50
Tewksbury, thirty-five hundred and ten dollars,	3,510 00
Tisbury, thirty-seven hundred and five dollars,	3,705 00 585 00
Tolland, five hundred and eighty-five dollars, Topsfield, seventy-one hundred seventeen dollars and	909 00
fifty cents,	7,117 50
Townsend, thirty-three hundred and fifteen dollars,	3,315 00
Truro, nine hundred and seventy-five dollars,	975 00
Tyngsborough, fifteen hundred and sixty dollars, .	1,560 00
Tyringham, ten hundred seventy-two dollars and fifty	•
cents,	1,072 50
Upton, thirty-two hundred seventeen dollars and fifty	
cents,	3,217 50
Uxbridge, eighty-four hundred eighty-two dollars and	0.400 F0
fifty cents,	8,482 50
Wakefield, twenty-three thousand nine hundred and	23,985 00
eighty-five dollars,	682 50
Walpole, thirteen thousand six hundred and fifty	UO2 UU
dollars,	13,650 00
	,

Waltham, sixty-six thousand four hundred and ninety-	P GG 405	State tax apportioned and assessed.
five dollars,	\$ 00,490	OU and assessed.
dollars and fifty cents,	13,942	50
Wareham, twelve thousand two hundred and eighty-	,-	
five dollars,	12,285	00
Warren, fifty-four hundred and sixty dollars,	5,460	
Warwick, nine hundred and seventy-five dollars,	975	
Washington, seven hundred and eighty dollars, Watertown, thirty-nine thousand nine hundred and	780	
seventy-five dollars,	39,975	00
Wayland, seventy-five hundred seven dollars and fifty cents,	7,507	50
Webster, twenty-four thousand four hundred seventy-	.,00.	00
two dollars and fifty cents,	24,472	50
Wellesley, thirty-seven thousand two hundred and	•	
forty-five dollars,	37,245	00
Wellfleet, twenty-one hundred and forty-five dollars, .	2,145	
Wendell, eleven hundred and seventy dollars,	1,170	
Wenham, sixty-four hundred and thirty-five dollars,	6,435	00
West Boylston, twenty-three hundred and forty	0.240	00
dollars,	2,340	00
dollars,	3,705	00
West Brookfield, twenty-three hundred and forty	0,. 00	•
dollars,	2,340	00
West Newbury, twenty-six hundred thirty-two dollars		
and fifty cents,	2,632	50
West Springfield, twenty thousand and eighty-five	00.00	00
dollars,	20,085	00
and fifty cents,	1,462	50
West Tisbury, fifteen hundred and sixty dollars,	1,560	
Westborough, eighty-one hundred and ninety dol-	2,000	00
lars,	8,190	00
Westfield, twenty-seven thousand and three hundred	•	
dollars,	27,300	
Westford, fifty-six hundred and fifty-five dollars,	5 ,655	00
Westhampton, six hundred eighty-two dollars and	200	E0
fifty cents,	682	90
dollars and fifty cents,	2,437	50
Weston, twenty-one thousand and sixty dollars,	21,060	
Westport, fifty-six hundred and fifty-five dollars,	5,655	
Westwood, eighty-seven hundred and seventy-five	·	
dollars,	8,775	00
Weymouth, twenty-two thousand eight hundred and	22 24 5	
fifteen dollars,	22,815	
Whately, fifteen hundred and sixty dollars,	1,560	UU
Whitman, twelve thousand six hundred and seventy- five dollars,	12,675	00
Wilbraham, thirty-eight hundred two dollars and	12,010	00
fifty cents,	3,802	50

Williamsburg, three thousand twenty-two dollars and		
	\$3,022	50
Williamstown, eleven thousand eight hundred and ninety-five dollars,	11,895	
Wilmington, thirty-nine hundred ninety-seven dollars		
and fifty cents,	3,997	50
Winchendon, ten thousand one hundred and forty		
COURTS	10,140	00
Winchester, thirty-four thousand one hundred and	04 107	
twenty-five dollars,	34,125 780	00
Windsor; seven hundred and eighty dollars,	780	00
Winthrop, thirty-four thousand one hundred and		
twenty-five dollars,	34,125	00
Woburn, twenty-seven thousand and three hundred		
dollars,	27,300	00
Worcester, three hundred sixty-one thousand four	-	
hundred thirty-two dollars and fifty cents,	361,432	50
Worthington, nine hundred and seventy-five dollars, .	975	00
Wrentham, thirty-one hundred and twenty dollars, .	3,120	00
Yarmouth, fifty-eight hundred and fifty dollars,	5,850	00
	,	

Treasurer to issue warrant.

Section 2. The treasurer of the commonwealth shall forthwith send his warrant, according to the provisions of section thirty-four of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, to the selectmen or assessors of each city and town taxed as aforesaid, requiring them respectively to assess the sum so charged, and to add the amount of such tax to the amount of city, town and county taxes to be assessed by them respectively on each city and town.

Payment of

SECTION 3. The treasurer of the commonwealth in his warrant shall require the said selectmen or assessors to pay, or issue severally their warrant or warrants requiring the treasurers of their several cities or towns to pay to the treasurer of the commonwealth, on or before the fifteenth day of November in the year nineteen hundred and fifteen, the sums set against said cities and towns in the schedule aforesaid; and the selectmen or assessors, respectively, shall return a certificate of the names of the treasurers of their several cities and towns, with the sum which each may be required to collect, to the treasurer of the commonwealth at some time before the first day of September in the year nineteen hundred and fifteen.

Notice to treasurer of delinquent city or town. SECTION 4. If the amount due from any city or town, as provided in this act, is not paid to the treasurer of the commonwealth within the time specified, then the said treasurer shall notify the treasurer of such delinquent city

or town, who shall pay into the treasury of the commonwealth, in addition to the tax, such further sum as would be equal to one per cent per month during the delinquency from and after the fifteenth day of November in the year nineteen hundred and fifteen; and if the same remains unpaid after the first day of December in the year nineteen hundred and fifteen an information may be filed by the treasurer of the commonwealth in the supreme judicial court, or before any justice thereof, against such delinquent city or town; and upon notice to such city or town, and a summary hearing thereon, a warrant of distress may issue against such city or town to enforce the payment of said taxes under such penalties as said court or the justice thereof before whom the hearing is had shall order.

Section 5. This act shall take effect upon its passage. Approved May 29, 1915.

An Act relative to the issue of fractional shares by Chap.298 RAILROAD CORPORATIONS.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter six hundred and 1908, 636, § 1, thirty-six of the acts of the year nineteen hundred and eight, as amended by chapter three hundred and sixty-nine of the acts of the year nineteen hundred and nine, is hereby further amended by striking out the words "or fractions of shares". in the seventeenth and eighteenth lines, and by adding at the end thereof the words: - No fractions of shares shall be issued, but stockholders may combine them by purchase or sale of rights to subscribe, - so as to read as follows: -Section 1. Any railroad, street railway, electric railroad or Price at which elevated railway company which is in actual possession of corporations and operating a railroad or railway shall, upon any increase shall offer new stock to their of its capital stock, except as provided in the following stockholders, etc. section, offer the new shares proportionately to its stockholders at such price not less than the par value thereof as may be determined by its stockholders. The directors upon the approval of such increase, as provided in section sixtyfive of Part II and section one hundred and seven of Part III of chapter four hundred and sixty-three of the acts of the year nineteen hundred and six, shall cause written notice of such increase to be given to each stockholder of record upon the books of the company at such date as shall be designated by vote of the directors passed after the ap-

Price at which railroad, etc., corporations shall offer new stock to their stockholders, etc. proval by the board of such issue, stating the amount of the increase, the number of shares to which, according to the proportionate number of his shares at said date designated by the vote of the directors, he is entitled, the price at which he is entitled to take them, and fixing a time not less than fifteen days after said date designated by vote of the directors within which he may subscribe for such additional stock. Each stockholder may within the time limited subscribe for his portion of such stock, which shall be paid for in cash before the issue of a certificate therefor. No fractions of shares shall be issued, but stockholders may combine them by purchase or sale of rights to subscribe.

Section 2. This act shall take effect upon its passage.

Approved May 31, 1915.

Chap.299 An Act relative to the creation and issue of preferred stock by railroad corporations.

Be it enacted, etc., as follows:

Creation and issue of preferred stock by railroad corporations.

Section 1. A railroad corporation organized under the laws of this commonwealth, or organized under the laws of this commonwealth and of any other state or states may, by vote of two thirds in interest of its common stockholders, at a meeting duly called for the purpose, with the approval of the public service commission, issue and from time to time increase preferred stock of one or more classes for any lawful purposes for which railroad corporations now are or may hereafter be authorized to issue or increase their capital stock. Each class of preferred stock shall be entitled to the preferences and rights and shall be subject to the restrictions and limitations fixed by such vote, as approved by said commission. Such stock shall be issued subject to all the provisions of the laws of this commonwealth governing the issue of capital stock by railroad corporations.

Classes of stock to be designated, etc,

Certificate to contain record of votes, etc.

Section 2. Each class of preferred stock issued under authority of this act shall be designated by a name approved by the said commission to distinguish it from all other classes of stock of the corporation. A certified copy of the vote creating, and of the order of the said commission approving the creation of, any class of preferred stock shall be filed in the office of the said commission and in the office of the commissioner of corporations. Every certificate of stock issued by a railroad corporation after the approval by the said commission of the creation by it of preferred stock shall contain a reference to all votes creating preferred

stock and a brief description of the respective preferences, rights and restrictions of each class of said stock.

SECTION 3. Any preferred stock issued under authority Restrictions. of this act shall have the same voting power as the common stock, except that, in any case, there may be such limitations of the voting power of the preferred stock as said commission approves and finds to be consistent with the adequate protection of the public interest. The aggregate amount at par of preferred stock of all classes issued by a railroad corporation shall at no time exceed twice the amount at par value of its outstanding common stock, and no class of preferred stock shall be created which is not, in a manner approved by the public service commission, made subordinate in respect to dividends or to participation in the proceeds of liquidation to the preferences of every previously created class of preferred stock. Upon any issue of preferred stock New shares to the new shares shall, unless the common stockholders shall, stockholders. with the approval of the public service commission, otherwise provide, first be offered to the common stockholders in the manner prescribed in chapter six hundred and thirty-six of the acts of the year nineteen hundred and eight and acts in amendment thereof, including the holders of such of its evidences of indebtedness now outstanding as on their face entitle the holders thereof to participate in the right to subscribe to such shares; and any shares of the preferred Shares may be stock which shall not have been duly subscribed and paid subscribed. for by the common stockholders or their assigns and by bolders. holders of such evidences of indebtedness, and all of the preferred shares, if the common stockholders so determine and the said commission approves, may be sold in the manner and subject to the provisions of section two of said chapter six hundred and thirty-six, or in any other manner, at not less than par, which the commission may approve. In case of any increase in the common stock of the corporation, holders of preferred stock shall be entitled to have offered to them shares of the new stock in the manner provided in said chapter six hundred and thirty-six and acts in amendment thereof, whenever the vote creating such preferred stock as approved by the said commission shall so provide.

Section 4. Chapter four hundred and forty-one of the Repeal acts of the year nineteen hundred and two, so far as it applies to railroad corporations, is hereby repealed.

SECTION 5. This act shall take effect upon its passage. Approved May 31, 1915.

Chap.300 An Act to authorize the construction and maintenance of a new bridge over the neponset river between the cities of boston and quincy.

Be it enacted, etc., as follows:

Construction and maintenance of a new bridge over the Neponset river between Boston and Quincy.

The metropolitan park commission shall Section 1. forthwith construct as a highway a new bridge across the Neponset river, to be known as Neponset bridge, at or near the present site of the so-called Neponset bridge, from Neponset avenue in Boston to Hancock street in Quincy: shall construct any necessary approaches to said bridge on each end thereof; may construct a temporary highway bridge to be used by vehicles, street railway cars, and pedestrians during such construction; shall cause shoals to be dredged or otherwise removed so as to afford vessels passing to or through the draw of the bridge a depth of water equal at least to that now afforded; and shall take such lands for the approaches to the bridge as it shall deem necessary for carrying out the provisions of this act, and shall cause all lands so taken to be properly filled and graded.

Directors of port of Boston may allow use of land or flats, etc.

Section 2. The directors of the port of Boston shall authorize such occupation of lands or flats outside the harbor lines, at and near each end of said bridge, as said metropolitan park commission may deem necessary for the proper construction of the bridge and for avoiding angles that will tend to cause collections of floating matter.

Metropolitan park commission to prepare plans, etc.

Style of bridge.

SECTION 3. Said bridge shall be constructed substantially in accordance with the plans prepared by the metropolitan park commission, approved by the mayors of the cities of Boston and Quincy. The Bay State Street Railway Company, or the street railway company contributing to the cost of the bridge, hereinafter referred to, shall have ten days to examine the plans submitted as above and to make such suggestions to the commission as it may deem fit. The bridge shall be suitable for all purposes of ordinary travel and for two tracks of the Bay State, or other street railway company, which are to replace, in such location as the said commission shall determine, the single track now operated by the Bay State Street Railway Company over said bridge; and shall be built not less than sixty feet in width, and with a draw having a clear opening not less than fifty feet in width. No compensation for displacement of tide water or for occupying any land or flats of the commonwealth shall be required from said cities or from the said metropolitan park commission.

SECTION 4. The approaches to said bridge shall be laid Approaches. out by said commission as a highway not less than sixty feet in width in the vicinity of the abutments of the bridge at either end. In laying out the approaches to the bridge Betterments. the commission shall have the same power and authority to determine the value of, and to assess upon, collect and abate, the betterments accruing to any real estate by reason of any taking made by said commission under the provisions of this act of land for either of the approaches to said bridge, which said commission now has in respect to the locating and laying out of roadways and boulevards.

SECTION 5. The cost of the laying out and constructing Apportionment of said approaches, the cost of construction of the abutments and other parts of said bridge, changing the channel of the river, including the cost of the temporary highway bridge and including all other expenses incurred in carrying out the provisions of this act, shall be deemed the cost of construction of the bridge. The cost of the work authorized by this act shall not exceed three hundred and fifty thousand dollars and shall be paid, together with any interest on any money borrowed, as follows: - Twenty per cent by the city of Boston; fifteen per cent by the city of Quincy; five per cent by the county of Norfolk; two and one half per cent by the county of Plymouth; fifteen per cent by the Bay State Street Railway Company or such other street railway company as shall have a location on said bridge. as aforesaid; and forty-two and one half per cent in the same manner as expenditures made from appropriations authorized to carry out the provisions of said chapter two hundred and eighty-eight of the acts of the year eighteen hundred and ninety-four and acts in amendment thereof and in addition thereto.

SECTION 6. To meet the expenses incurred under the Issue of bonds. provisions of this act the treasurer and receiver general is hereby authorized, with the approval of the governor and council, to issue bonds or certificates of indebtedness to an amount not exceeding three hundred and fifty thousand dollars, in addition to the amounts already authorized under the provisions of said chapter two hundred and eightyeight and acts in amendment thereof and in addition thereto, and as part of the Metropolitan Parks Loan, Series Two. Such bonds or certificates of indebtedness shall be issued

as coupons or registered bonds, and shall bear interest at a rate not exceeding four per cent per annum, payable semi-annually on the first days of January and July of each year.

upon certain cities, counties

SECTION 7. The treasurer and receiver general shall, beginning in the year nineteen hundred and sixteen, include in the sum charged to the cities of Boston and Quincy in the apportionment and assessment of their state tax such proportion of the amount to be paid by said cities as may be necessary to provide for the payment of the serial bonds maturing on the first day of the following January, together with the amount necessary to provide for the proportion of the interest requirements to be paid by each of the said cities. The treasurer and receiver general shall annually assess upon the counties of Norfolk and Plymouth such proportion of the amount to be paid by said counties as may be necessary to provide for the payment of the serial bonds maturing on the first day of the following January, together with the amount necessary to provide for the proportion of the interest requirements to be paid by said counties. The treasurer and receiver general shall annually assess upon the Bay State Street Railway Company, or such other street railway company as shall have a location on said bridge, such sums as may be necessary to provide for the payment of fifteen per cent of the serial bond and interest requirements. The remaining requirements for serial bonds and interest payments, and for the maintenance of said bridge, not herein provided for shall be determined, collected and paid in the manner set forth in chapter four hundred and nineteen of the acts of the year eighteen hundred and ninety-nine, to meet the interest and sinking fund requirements of loans or appropriations authorized to carry out the purposes of chapter two hundred and eighty-eight of the acts of the year eighteen hundred and ninety-four and acts in amendment thereof and in addition thereto, and to meet the expenses of the care and maintenance of boulevards and parkways. Payment of its proportionate part of the cost of the work, as fixed by this section, by the Bay State Street Railway Company or by such other company as shall have a location on said bridge at the time of its completion, shall constitute one of the terms and conditions under which such company shall hold its location on said bridge, and failure to make such payment within a reasonable time after certification by the state treasurer, as above

Payment of loan.

provided, of the amount due from said company, shall of itself operate as a revocation of the location upon said bridge.

SECTION 8. The treasurer of the city of Boston, on the Cities of Boston request of the mayor thereof, and the treasurer of the city and Quincy to issue bonds. of Quincy, on the request of the mayor thereof, shall from time to time issue bonds of their respective cities as either may require, and the bonds issued by the city of Quincy may be in excess of the statutory limit of indebtedness. Each bond shall be designated on the face thereof, Neponset Bridge Loan. Bridge Loan, and the proceeds shall be used by said cities to meet the cost to be paid by them respectively under this act. The said bonds shall bear interest, payable semiannually, at a rate not exceeding four per cent per annum, and shall be payable at such times, not less than ten nor more than forty years from their respective dates, as shall be determined respectively by the treasurer and mayor of the city of Boston and by vote of the city council of the city of Quincy, and as shall be expressed upon the face of the bonds. The provisions of chapter twenty-seven of the Revised Laws and acts in amendment thereof and in addition thereto, so far as they may be applicable and are consistent herewith, shall apply to the bonds issued under the authority of this act. The counties of Plymouth and Bond issues by Norfolk may, if their respective county commissioners Norfolk believe it advisable to do so, borrow money for a period not exceeding ten years for the purpose of meeting assessments under this act, and their respective treasurers are authorized, on the order of said commissioners, to issue bonds or notes for that purpose, bearing not more than

Section 9. Any person entitled by law to damages for Jury may the taking of or injury to his property under authority of this act may have the same determined by a jury in the superior court in the manner provided for the estimation and determination of damages sustained by the taking of land by said commission for roadways and boulevards under chapter two hundred and eighty-eight of the acts of the year eighteen hundred and ninety-four.

four per cent interest.

Section 10. When said bridge and its approaches are care and completed, and all work contemplated by this act has been control. performed, then the care and control of the bridge, with the draw and its approaches, shall vest in the metropolitan park commission. Said commission shall have and exercise

over said bridge all the powers and authority and be subject to the liability now conferred and imposed upon said commission in respect to the care, control and maintenance of roadways and boulevards under its care and control.

Joint use by cities of Boston and Quincy.

SECTION 11. Said bridge shall be constructed and maintained for the joint use of the highways of the cities of Boston and Quincy now crossing thereon, and for public travel on the Old Colony boulevard, so-called, authorized by chapter six hundred and ninety-nine of the acts of the year nineteen hundred and twelve, and acts in amendment thereof and in addition thereto, and the metropolitan park commission shall maintain and operate the same for any purposes for which either the said highways or the said boulevard may be used.

Section 12. This act shall take effect upon its passage.

Approved May 31, 1915.

Section 1. There shall be a board of dental examiners

Chap.301 An Act relative to the practice of dentistry.

Be it enacted, etc., as follows:

Board of dental examiners, established.

consisting of five persons, each of whom shall be a legal resident of this commonwealth, a reputable dentist and a graduate of a reputable dental college, with an actual practice in dentistry in this commonwealth for the ten years next preceding his appointment. Said board shall examine candidates for registration in dentistry. The present members of the board of registration in dentistry shall be members of the said board and shall serve the respective terms for which they were appointed. No member of the board shall be a member of the faculty or a trustee of any institution engaged in educating dentists or having power to grant degrees in dentistry. The governor, with the advice and consent of the council, shall appoint the new members of said board in the following manner: - In June in the year nineteen hundred and fifteen, one member for three years and one for four years; in April in the year nineteen hundred and sixteen, one member for four years and one for five years, and annually in April thereafter one member for a term of five years. No member shall serve more than two full terms. Vacancies in the board shall be filled for the unexpired term by the governor, with the advice and consent of the council. The governor, with the advice and consent of the council, may remove from office any

Present board of registration, etc., to be members, etc.

New members, appointment, terms, etc.

Vacancies.

member of said board for continual neglect of the duty

required by this act or for other misconduct.

SECTION 2. Said board shall have power to make, and Powers and ducies. shall publish, necessary rules and regulations for the proper conduct of its duties. It shall annually choose one of its members chairman and one secretary, and shall hold at least two regular meetings each year in Boston. members of the board shall constitute a quorum for the transaction of business. The board shall keep a full record Records to be public. of its proceedings and a registry of all persons certified as dentists by it, which shall be public records and open to inspection. A transcript of any of the entries in such record, certified by the secretary, shall be competent evidence of the facts therein stated. On or before the first day of January in each year said board shall render to the governor a full and accurate report of its proceedings, receipts and disbursements during the year immediately preceding.

SECTION 3. The chairman and secretary of the board of Salaries, etc. dental examiners shall each receive a salary of four hundred dollars a year, and the other members of the board shall each receive a salary of three hundred dollars a year. Each member of the board shall receive in addition to his regular salary his necessary travelling expenses actually incurred in attending meetings of the board, after he shall have filed an itemized account of said expenses with the auditor of the commonwealth. Said salaries and expenses shall be paid out of the treasury of the commonwealth. The board shall keep a record of all moneys received and expenses incurred by it and a duplicate thereof shall be open to inspection in the office of the auditor of the commonwealth. The fees Fees received for examination before the board shall be paid forthwith by the secretary of the board into the treasury of the commonwealth.

SECTION 4. The board shall publish every three years To publish lists complete lists of the names and office addresses of all dentists of registered dentists, etc. registered and practising in the state, arranged alphabetically by name and also by the cities and towns in which their offices are situated. The board shall have power to call for and require a registration whenever it deems it necessary or expedient to secure accurate lists of the registered dentists practising in this commonwealth, with their office addresses. Every dentist when he begins practice, either by himself or as an assistant, shall forthwith notify the board of his office address. Every registered dentist shall exhibit his

Registered dentist to exhibit full Penalty.

full name in plain readable letters in each office or room in by a fine not exceeding fifty dollars.

Qualifications for candidate.

which his business is transacted. Any dentist failing to comply with the requirements of this section may be punished Section 5. Any person twenty-one years of age or over

Proviso.

Certificate of

registration.

and of good moral character, who has received a diploma from the faculty of a reputable dental college as defined in this act, shall, upon fulfilment of the requirements hereinafter specified, be entitled to examination by the board of dental examiners: provided, that a person who has spent three years in a reputable dental college as herein defined and has successfully passed all examinations of the first and second years, but has not received a degree, may, at the discretion of the board, be examined. If found competent the applicant shall be registered by said board and shall receive a certificate of registration signed by the members of the board or a majority of them, which shall be prima facie evidence of the right of the holder to practise dentistry in this commonwealth. In proof of this right the said certificate or a duplicate shall be kept in his office in plain view of his patients and shall be shown to any member or agent of the board on application.

Dental college, term defined.

Section 6. A dental college shall be considered reputable which possesses the following qualifications: —

First. It shall be incorporated and shall be authorized by its charter to confer degrees of doctor of dental medicine or doctor of dental surgery.

Second. It shall deliver a full course of lectures and instruction by a competent faculty and corps of instructors, the course to consist of not less than three separate academic vears of not less than thirty-two weeks each of six days for each week, and shall require every matriculate to be a graduate of an accredited high school or to present proof

of equivalent training.

Examination. ato

Fee.

Re-exami-

SECTION 7. Every applicant for examination shall make an application in writing and present proof of his graduation from a reputable dental college or having passed examinations of the first and second years as hereinbefore provided and pay a fee of twenty dollars, which shall not be returned to him. An applicant who fails in his examination shall be entitled to one re-examination free of charge, but for each subsequent examination he shall pay ten dollars. examination may be written or oral, or both written and oral, at the option of the board, and shall include the principal

subjects taught in reputable dental colleges. Demonstrations in operative and prosthetic dentistry, diagnosis and prognosis shall be required.

SECTION 8. Said board in its discretion may, without Exemptions. examination, upon the payment of a fee of twenty dollars, register and issue a certificate to a dentist who has been lawfully in practice for at least five years in another state or territory, or in the District of Columbia; or to any dentist registered in another state, territory or the District of Columbia: provided, that such state, territory or District of Provisos. Columbia maintains by law requirements equivalent to those of this act, under which such dentist has been registered; and provided, that each applicant presents a certificate of registration from the board of dental examiners or other board where he last practised. Said board may issue a Duplicate duplicate certificate of registration, upon satisfactory evi-of re dence that the original certificate has been destroyed, the and fee. fee for which shall be five dollars for every such certificate.

SECTION 9. No person not a registered dentist shall, Cortain persons prohibited from directly or indirectly, practise dentistry in this common-practising, etc. wealth, except as is provided in this act; but the widow, executor or administrator of a registered dentist who has died, or the wife of one who is incapacitated, may continue his business under a registered dentist. It shall be unlawful for any person to operate any dental office under any name other than the name of the dentist or dentists actually owning the practice, or a corporate name containing the name of such dentist or dentists.

Section 10. Any person who owns or carries on a dental Practice of practice or business, or who by himself, by his servants or term defined. agents, or by contract with others, shall perform any operation or make examination, with the intent of performing or causing to be performed, any operation on the human teeth or jaws, or who shall describe himself by the words or letters "dentist", "D. D. S.", or other like words, letters or title in connection with his name, or who shall advertise by sign. card, circular, pamphlet or newspaper, or otherwise indicate that he by contract with others, or by himself, his servants or agents, will perform any operation or make examination, with the intention of performing or causing to be performed any operation on the human teeth or jaws, shall be deemed to be practising dentistry within the meaning of this act. and, unless duly authorized thereto by a certificate as provided in this act, shall be liable to punishment as herein

provided, and whoever in practising dentistry as above

Liability.

defined owns and carries on a dental practice or business, and in such business employs or permits any other person to practise dentistry as above defined, unless such other person is duly certified and exhibits his name and certificate as herein provided, or who fails to exhibit his name as required by this act, shall for each offence be liable to punishment as herein provided. The word "person" in this act shall include a corporation; and any corporation violating any provision of this act shall be liable to a fine as herein provided, and the officers of the corporation concerned in such

defined.

Dentalhygienist, qualifications provided.

Section 11. Any person of good moral character and twenty years of age or over, who is a graduate of a training school for dental-hygienists requiring a course of not less than one academic year and approved by said board, or who is a graduate of a training school for nurses and has received three months' clinical training in dental hygiene

in any such training school for dental-hygienists, may, upon the payment of ten dollars, which shall not be returned to

him, be examined by said board in the subjects considered essential by it for a dental-hygienist, and, if his examination

violation shall be liable to fine and imprisonment as herein

Fee.

is satisfactory, shall be registered as a dental-hygienist and given a certificate allowing him to clean teeth under the direction of a registered dentist of this commonwealth, in public or private schools or institutions approved by the Re-examination local board of health. An applicant who fails to pass a satisfactory examination shall be entitled to one re-examination at any future meeting of the board, free of charge, but for each subsequent examination he shall pay ten dollars.

Treatment by registered physician, etc.

SECTION 12. Nothing in this act shall apply to treatment by a registered physician not practising dentistry as a specialty, in cases where he deems immediate treatment necessary for the relief of his patients, or prevent a registered dentist of another state or his assistant from operating at a public clinic under the auspices of a duly organized and reputable dental college or association, or prevent a student of a reputable dental college, incorporated under the laws of this commonwealth and granting degrees in dentistry, from performing operations as part of the regular college course. A registered dentist shall have the same right to prescribe

or buy drugs or medicine for use in the conduct of his practice

as a registered physician of this commonwealth.

Prescription or purchase of drugs.

SECTION 13. Whoever falsely asserts that he has a Penalty for such illegal practice. certificate granted by said board, or who, having such certificate, fails to exhibit the same as required by this act, or who falsely and with intent to deceive claims to be a graduate of any college granting degrees in dentistry, or who practises or attempts to practise dentistry without being registered as herein provided, or any registered dentist or any owners or managers of an incorporated dental company who shall employ an unregistered person as an operator, may be punished for each offence by a fine of not more than two hundred dollars or by imprisonment for three months, or by both such fine and imprisonment.

SECTION 14. Sections twenty-four to twenty-nine, in- Repeals. clusive, of chapter seventy-six of the Revised Laws, with the amendments thereof and all other acts and parts of acts inconsistent herewith are hereby repealed. The provisions certain of this act, so far as they are the same as those of existing be construed laws, shall be construed as a continuation of such laws, and as a continuation of such laws are a continuation of such laws. not as new enactments, and the repeal by this act of any statutes, etc. provision of law shall not revive any law heretofore repealed or superseded, nor shall it affect any act done, liability incurred, or any right accrued or established, or any suit or prosecution, civil or criminal, pending or to be instituted, to enforce any right or penalty or to punish any offence under the authority of the repealed laws.

SECTION 15. This act shall take effect upon its passage, Time of taking except that the educational requirements for candidates effect. shall take effect one year after the date of the passage of this act. Approved May 31, 1915.

An Act to provide for the construction of a bridge Chap.302 OVER A PART OF LAKE QUINSIGAMOND BETWEEN THE CITY OF WORCESTER AND THE TOWN OF SHREWSBURY.

Be it enacted, etc., as follows:

SECTION 1. The city of Worcester is hereby authorized Construction of a bridge over to construct a bridge over a part of, or across, Lake Quin-sigamond, between the said city and the town of Shrewsbury, but of Lake Quinsigamond subject, however, to the provisions of chapter ninety-six of Shrewsbury. the Revised Laws and acts in amendment thereof and in addition thereto, and of all general laws which may be applicable. Said city is further authorized to construct all necessary approaches to said bridge. Before the city

begins the construction of the bridge, it shall construct a temporary highway bridge for the use of vehicles and pedestrians and of the Worcester Consolidated Street Railway Company during the construction of the new bridge; and the plans for the temporary bridge shall be approved by the public service commission so far as street railway traffic is concerned, and by the Massachusetts highway commission so far as other traffic is concerned; and said city shall grant a location for one track upon the temporary bridge and also a double track location upon the new bridge, to the Worcester Consolidated Street Railway Company. The city is further authorized to take, or acquire by purchase or otherwise, any lands, rights or easements which may be required to carry out the purposes of this act, and to make any necessary changes in the grade, location or width of any street. In order to take land or rights in land the city shall record in the registry of deeds for the Worcester district of the county of Worcester a statement containing a description of the land or rights taken or affected, and shall file a plan of the same in said registry. Said city shall estimate the damages to property, if any, sustained by any person by the taking of land, rights or easements, by the laying out of approaches or by changes in streets under authority hereof; and any person aggrieved thereby may, within one year after the recording of said statement, proceed in the manner provided in the case of land taken for highways.

Damages.

Purchase of land, etc.

Payment of cost.

Worcester City Loan.

SECTION 2. The city of Worcester shall, in the first instance, pay all costs and expenses of every nature incident to carrying out the provisions of this act, and shall reimburse the county of Worcester for all costs and expenses of every nature incurred under the provisions of chapter seven hundred and eighty-seven of the acts of the year nineteen hundred and thirteen, and to meet such payments the city is hereby authorized to borrow on the credit of the city such sums, not exceeding two hundred and fifty thousand dollars, as may be necessary, and to issue the notes of the city therefor bearing interest at a rate not exceeding four and one half per cent per annum, payable semi-annually. Such notes shall be termed a temporary Worcester City Loan. issued in anticipation of reimbursement on account of moneys received from serial loans issued by the county of Worcester, the city of Worcester and the town of Shrewsbury as hereinafter provided. All money so borrowed

shall be deposited with the city treasurer of the city of Worcester who shall pay out the same as ordered by the city, and who shall keep a separate and accurate account of all sums so borrowed and expended including interest. Upon the completion of the bridge, the city of Worcester Filing state-shall cause to be filed in the office of the clerk of the supreme cost. iudicial court for the county of Worcester, a certified detailed statement of the actual cost of constructing said bridge, and the approaches thereto, including as a part thereof any amount expended to reimburse the county of Worcester as hereinbefore provided, the cost of constructing and removing said temporary bridge, the cost incurred by the street railway company in removing its present track to said temporary bridge and back to said new bridge, the amount of interest paid on any money borrowed, and all other expenses incurred under the provisions of this act. Upon application of the county commissioners of the county Apportionment of Worcester, or of any party interested, a hearing shall be given, after such notice as the court may order, and after the hearing the said court shall decree repayment to the city of Worcester and shall apportion and assess of the cost so reported the sum of fifty thousand dollars upon the Worcester Consolidated Street Railway Company, and of the remainder of the total cost, two eightieths upon the town of Shrewsbury, thirty eightieths upon the county of Worcester and forty-eight eightieths upon the city of Worces-

SECTION 3. Within thirty days after the entry of the Time of decree by the court as provided in section two, the county payment. of Worcester, the city of Worcester, the town of Shrewsbury, and the Worcester Consolidated Street Railway Company shall each pay its part of the expense as determined by the court into the treasury of the city of Worcester. If said Failure to pay county, town or street railway company shall neglect or refuse to pay its part of the expense as aforesaid, the said city shall, after notice to the county, town or street railway company, issue a warrant against it for such payment, with interest and the costs of the warrant, and the same shall be collected and paid into the treasury of the city to be applied in repayment of the expenses aforesaid. The money so received by the city of Worcester as reimbursement for expenses incurred in the construction of said bridge. shall be used only for the purpose of meeting the temporary loan provided for in section two.

Issues of bonds.

Section 4. The county of Worcester, the city of Worcester and the town of Shrewsbury, for the purpose of meeting their proportionate part of the cost of the bridge, may incur indebtedness outside the limit of indebtedness as fixed by law, and may issue bonds or notes therefor, payable in not more than twenty years from the date of issue, and shall, at the time of authorizing such indebtedness, provide for its payment by such annual payments as will extinguish the same at maturity, and so that the first of such annual payments shall be made not later than one year after the date of the notes issued therefor, and that the amount of such annual payments in any year on account of such debt shall not be less than the amount of principal payable in any subsequent year.

upon certain company to be part of the value of its property, etc. Section 5. The amount of any assessment paid by the Worcester Consolidated Street Railway Company under the provisions of this act and the cost of any work in laying and changing its railway in conformity with the provisions of this act shall be deemed in all proceedings hereafter to be a part of the value of its property for street railway purposes; and the company may issue stock or bonds to meet the expenses incurred under this act to the amount approved by the public service commission as reasonably necessary to provide for the payment thereof.

Cost of

Section 6. The cost of maintaining the said bridge and of keeping the same in repair shall be borne as follows: The Worcester Consolidated Street Railway Company shall at its own expense maintain its tracks and keep in repair the roadway between its rails and one and one half feet of the roadway outside of its rails on each side. The remainder of the bridge shall be maintained and kept in repair by the city of Worcester.

Liability for defects. Section 7. The liability for defects in the bridge and its abutments shall be as follows: The said street railway company shall be liable for defects in that part of the roadway which it is required by the provisions of the preceding section to maintain and keep in repair. The city of Worcester shall be liable for all other defects.

Repeal.

Section 8. Chapter seven hundred and eighty-seven of the acts of the year nineteen hundred and thirteen is hereby repealed.

SECTION 9. This act shall take effect upon its passage.

Approved May 31, 1915.

An Act relative to the issue of stock, bonds, notes or Chap.303 OTHER EVIDENCES OF INDEBTEDNESS BY RAILROAD COR-PORATIONS.

Be it enacted, etc., as follows:

Section 1. Chapter seven hundred and eighty-four of amended. 15, the acts of the year nineteen hundred and thirteen is hereby amended by striking out section fifteen and inserting in place thereof the following: — Section 15. A railroad corporation may issue shares of capital stock, bonds, notes or other evidences of indebtedness, for the purpose of funding of indebtedness of indebtedness its floating debt or for any other lawful purpose, and may corporations. mortgage or pledge as security for the payment of such indebtedness a part or all of its railroad, equipment and franchise and a part or all of its real and personal property, including property to be afterward acquired. Any mortgage executed by a railroad company shall secure, on equal terms with any other indebtedness secured by such mortgage, all bonds, notes and other evidences of indebtedness previously issued and then outstanding of which such corporation is the maker or which it has assumed through merger or consolidation with the original and principal obligor, except outstanding bonds, notes or other evidences of indebtedness while and so long as the same are, in accordance with any promise contained therein, secured by another direct mortgage; but the term "mortgage" as used herein "Mortgage" shall not include or apply to the pledge of securities deposited with a trustee as collateral to secure the repayment of a loan. Its bonds, notes or other evidences of indebted- Amount of insue. ness, payable at periods of more than twelve months from the date thereof, may hereafter be issued by any such corporation to an amount which, when added to the amount of all its then outstanding bonds, notes or other evidences of indebtedness, payable at periods of more than twelve months from the date thereof, of which it is the maker or which it has assumed, shall not cause the aggregate amount of all such bonds, notes and other evidences of indebtedness to exceed the amount of the capital stock of the corporation actually paid in at the time, as determined under the provisions of chapter six hundred and twenty of the acts of the year nineteen hundred and eight, or of acts in amendment thereof or in addition thereto, unless any excess above such amount shall have been previously approved by the commission as consistent with the public interest, taking into

Limit of issue of bonds, etc.

consideration the fixed charges of such corporation, the amount and character of its contingent liabilities and other pertinent conditions; but in no event shall the aggregate amount of all bonds, notes or other evidences of indebtedness of which it is the maker or which it has assumed exceed twice the amount of said capital stock as determined as aforesaid: but such of the bonds issued or to be issued under a mortgage as are deposited to retire, at or before maturity, bonds or other evidences of indebtedness previously issued and outstanding at the date of such mortgage, while so deposited, shall not be taken into account in applying these limitations. No bonds, coupon notes or other evidences of indebtedness payable at periods of more than

Proposed issue to be authorised by

twelve months from the date thereof shall be issued unless authorized by a vote of the stockholders at a meeting called Authentication. for the purpose, and no such bond, coupon notes or other evidence of indebtedness shall be issued unless countersigned and authenticated by a person or trust company appointed by the corporation for that purpose. SECTION 2. This act shall take effect upon its passage.

Approved June 4, 1915.

Chap. 304 An Act relative to the number of additional masters IN CHANCERY TO BE APPOINTED FOR THE COUNTY OF ESSEX.

Be it enacted, etc., as follows:

R. L. 165, § 52, etc., amended.

Section 1. Section fifty-two of chapter one hundred and sixty-five of the Revised Laws, as amended by chapter three hundred and forty-eight of the acts of the year nineteen hundred and four and by chapter four hundred and eleven of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the word "nine", in the fourth line, and inserting in place thereof the word: — eleven. — so as to read as follows: — Section 52. governor, with the advice and consent of the council, shall,

Number of additional masters in chancery to be appointed for Essex county.

Term of office,

as vacancies occur, appoint masters in chancery so that the number thereof in the several counties shall be twelve in Suffolk, eleven in Essex, eleven in Middlesex, seven in Worcester and not more than five in any other county. They shall be sworn, and shall hold their offices for a term of five years, unless sooner removed by the governor and the council.

SECTION 2. This act shall take effect upon its passage. Approved June 4, 1915.

PROPOSED AMENDMENT TO THE CONSTITUTION.

The following proposed article of amendment to the Constitution has been officially certified and deposited in the office of the secretary of the Commonwealth, as required by section 20 of chapter 3 of the Revised Laws, and if agreed to by the general court next to be chosen, in the manner provided by the Constitution, must be submitted to the people for their ratification or rejection:

RESOLVE PROVIDING FOR AN AMENDMENT OF THE CONSTITU-TION STRIKING OUT THE REQUIREMENT THAT ASSESS-MENTS, RATES AND TAXES BE PROPORTIONAL.

Resolved, That it is expedient to alter the constitution of Proposed the commonwealth by the adoption of the subjoined article amendment of amendment; and that the said article, being agreed to to the constitution. by a majority of the senators and two thirds of the members of the house of representatives present and voting thereon, be entered on the journals of both houses, with the yeas and nays taken thereon, and be referred to the general court next to be chosen; and that the said article be published, to the end that if agreed to in the manner provided by the constitution, by the general court next to be chosen, it may be submitted to the people for their approval and ratification, in order that it may become a part of the constitution of the commonwealth.

ARTICLE OF AMENDMENT.

Article IV of section I of chapter I of Part the Second of Striking out the constitution of the commonwealth is hereby amended requirement that taxes, by striking out the words "proportional and", in the eight-portional." eenth line thereof.

SENATE, May 12, 1915.

The foregoing article of amendment is agreed to by the Senate, a majority of the Senators present and voting thereon having voted in the affirmative; and the same is referred to the general court next to be chosen.

CALVIN COOLIDGE, President.

House of Representatives, May 19, 1915.

The foregoing article of amendment is agreed to, two thirds of the members of the House of Representatives present and voting thereon having voted in the affirmative; and the same is referred, in concurrence, to the general court next to be chosen.

CHANNING H. COX, Speaker.

NOTE. 393

The general court of 1915, during its annual session, passed 302 General Acts, 379 Special Acts and 147 resolves which received

executive approval.

Two (2) General Acts entitled, respectively, "An Act relative to the planting and cultivating of clams and quahaugs in the county of Barnstable", (Chapter 128); and "An Act to authorize the payment of compensation for travel to the pages in the department of the sergeant-at-arms", (Chapter 202); and five (5) Special Acts entitled, respectively, "An Act to authorize the city of Boston to pay a sum of money to the widow of John F. Kennedy", (Chapter 78); "An Act to authorize the town of Hull to pay a sum of money to Eugene Mitchell, Junior, and William B. G. Mitchell", (Chapter 93); "An Act to authorize the city of New Bedford to incur indebtedness for the purpose of erecting a new central fire station", (Chapter 247); "An Act relative to the erection of buildings in the city of Boston", (Chapter 254); and "An Act to extend the time for the operation of certain lines of the Hampden Railroad Corporation", (Chapter 292), were passed, but failed to receive executive approval; as, however, they were not returned, with objections thereto, within five days after they had been received in the executive department, the general court not having been prorogued in the meantime, said acts have the force of laws, under the provisions of the constitution governing such cases, and have been so certified.

Two (2) General Acts entitled, respectively, "An Act to regulate the transportation and delivery of intoxicating liquor", and "An Act to prohibit the sale or delivery of milk or cream produced under unhealthful conditions", one (1) Special Act, entitled "An Act relative to the control of Neptune road in the city of Boston", and one (1) resolve, entitled "A Resolve providing for reimbursing owners of cattle destroyed on account of the foot and mouth disease", were passed and laid before the governor for his approval; were returned by him with his objections thereto, to the branch in which they respectively originated; were reconsidered, and the vote being taken on passing the same, the objections of the governor thereto notwithstanding, they were rejected, and said acts and said

resolve thereby became void.

One (1) General Act entitled "An Act relative to the issue of stock, bonds, notes or other evidences of indebtedness by railroad corporations", and one (1) Special Act, entitled "An Act relative to the capitalization of the New York, New Haven and Hartford Railroad Company and the further supervision of said company by the commonwealth", were passed and laid before the governor for his approval; were returned by him with his objections thereto, to the senate, the branch in which they respectively originated; were reconsidered; were laid on the table, and were not again taken up (two (2) acts, of similar tenor, viz. Chapter 303, General, and Chapter 383, Special, having been passed and having received executive approval).

The general court of 1915 also passed "A Resolve providing for an amendment of the constitution striking out the requirement that assessments, rates and taxes be proportional", which resolve is filed in the office of the secretary of the commonwealth, for action

by the general court of 1916.

The general court was prorogued on Friday, June 4, at 11.28 p.m., the session having occupied 150 days.



RETURNS OF VOTES

ON

QUESTIONS OF ACCEPTANCE OR REJECTION OF CERTAIN ACTS REFERRED TO THE PEOPLE

IN ACCORDANCE WITH ARTICLE XLII OF THE AMENDMENTS TO THE CONSTITUTION, NOVEMBER 3, 1914.

Chapter 449, Acts of 1914.



Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 688 of the Acts of 1914, being "An Act to make Saturday a Half-holiday for Laborers, Workmen and Mechanics employed by or on Behalf of the Commonwealth and otherwise to regulate their Employment", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914.

County of Barnstable.

CITY OR TOWN.	Yes.	No.	CITY OR TOWN.	Yes.	No.
Barnstable,	. 379 . 164 . 35 . 54 . 89	211 73 22 48 46 20	Orleans, Provincetown, Sandwich, Truro, Wellfleet, Yarmouth,	53 123 133 21 50 97	3: 7: 44 2: 2:
falmouth,	211 181 24	136 71 4	Totals,	1,573	86
	Co	unty of	Berkshire.		
Adams, liford, seeket, baseline, larksburg, lorida, lreat Barrington, lancook, linsdale, anesborough, set, senox, fonterey, fount Washington, lew Ashford,	. 793 . 111 . 55 . 116 . 04 . 344 . 40 . 12 . 464 . 21 . 86 . 85 . 354 . 300 . 19 . 8	549 16 11 61 27 140 35 4 284 284 47 160 124 20 5	New Marlborough, NORTH ADAMS, Otis, Peru, Prinsfield, Richmond, Sandisfield, Savoy, Sheffield, Stockbridge, Tyringham, Washington, West Stockbridge, Williamstown, Windsor, Totals,	48 1,526 22 22 1,447 39 27 28 83 161 15 3 82 200 17	4.900 2.22 1,44 2.22 11 8.8 1.11 4.10 1.10
		ounty (of Bristol.	<u> </u>	
Acushnet, Attleborough, Berkley, Dartmouth, Dighton, Easton, Fairlaven, Fairla River, Freetown, Manafield, New Badrord,	. 40 . 1,196 . 7 . 75 . 51 . 371 . 203 . 5,603 . 24 . 310 . 3,752	79 927 30 171 58 229 269 4,538 73 208 5,257	North Attleborough, Norton, Raynham, Rehoboth, Seekonk, Somerset, Swansea, TAUNTON, Westport, Totals,	741 93 40 41 137 97 41 2,143 51	48 100 6 3 8 100 8 1,38 9
	Cou	aty of D	ukes County.		
Chilmark,	. 11 . 85 . 14 . 21	16 59 -	Tisbury, West Tisbury, Totals,	78 23	53 11
Oak Bluffs,	. 64	43	,		

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 688 of the Acts of 1914, being "An Act to make Saturday a Half-holiday for Laborers, Workmen and Mechanics employed by or on Behalf of the Commonwealth and otherwise to regulate their Employment", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914—Continued.

County of Besex.

CITY OR TOWN.	Yes.	No.	CITY OR TO)WN.	Yes.	No.
Amesbury, Indover, Savaniy, Savaniy, Savaniy, Saxford, Sanvers, Seex, Seex, Seorgstown, GLOUCHATHE, Groveland, Ismilton, IAVERHIL, Dewich, AWRENCR, JYNN, JYNN Sarblebesd,	527 535 1,505 29 783 101 130 1,218 154 118 3,223 298 4,541 8,399 106 215 743	399 372 854 42 425 88 90 1,444 45 86 1,674 191 3,332 3,494 57	Methuen, Middleton, Nahant, Newbury, Newbury, North Andover, Peabody, Rockport, Rowley, SALEM, Saliabury, Saugus, Swampscott, Topsfield, Wenham, West Newbury,		606 81 193 72 959 373 1,279 233 69 2,946 105 562 75 582 43 80	904 31 74 111 1,065 277 588 157 71,544 91 255 307 77
ferrimac	117	81	Totals		31,063	18.57

County of Franklin.

Ashfield, Bernardston Buckland, Charlemont Colrain, Conway, Deerfield, Erving,	:	:	:	:	 13 40 70 21 38 48 103 78	51 53 48 53 58 62 97 38	Monroe, Montague, New Salem, Northfield, Orange, Rowe, Shelburne, Shutesbury,	:		:	:	 503 18 88 334 11 58	6 241 35 89 447 18 96
Gill, . Greenfield, Hawley, Heath, . Leverett, Leyden,	:	:	:	:	962 5 6 13	40 492 13 24 18 17	Sunderland, Warwick, Wendell, Whately, Totals,	: :	:	:	:	 19 21 22 23 2,575	65 23 21 40 2,155

County of Hampden.

Agawam, Blandford, Brimfield, Chester, CHICOPEE, East Longn Granville, Hampden, Holland, HOLYOKE,	nead	ow,	:		 270 13 42 56 1,670 60 19 36 9	121 29 44 27 620 50 21 46 11 2,196	Montgomery, Palmer, Russell, Southwick, Springfield, Wales, West Springfield, Westfield, Wilbraham,		 7 608 86 38 7,883 10 26 806 1,271 66	15 235 19 71 2,660 9 20 217 800 61
Ludlow, Monson,	w,	:	:	:	96 241 304	69 114 177	Totals, .		17,352	7,632

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 688 of the Acts of 1914, being "An Act to make Saturday a Half-holiday for Laborers, Workmen and Mechanics employed by or on Behalf of the Commonwealth and otherwise to regulate their Employment", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914—Continued.

County of Hampshire.

terfield, 16 35 Plain mington, 24 46 46 Preson Mington, 509 419 South shampton, 12 11 Ware, by, 21 44 Ware, why, 23 28 Willia wy, 53 92 Wortlield, 48 109	Hadley,	:	:	1,258 17 19 9 328 21 564 12 127 17	1,08 2 1: 1: 20 4 23 2: 14 2:

County of Middlesex.

Acton				_	.	125	161	Maynard, .	_		_		506	181
Arlington,		•	:	•		1.252	550		•	:	•	٠,	2,708	839
Ashby,		•	•	•	: 1	22	51	MELROSE, .		•	•	: 1	1,473	993
Ashland.		•	•	•		202	86	Natick,	:	•	•	:	1,240	429
Ayer,		•	•	•	•	217	146	NEWTON,		•	•	:	2,898	2,650
Bedford.		•	•	•	•	104	107	North Reading	. •	•	•		91	79
Belmont, .		•	•	•	•	560	331	Pepperell, .		•	•	•	255	118
Billerica.		•	•	•	- 1	210	161	Reading.	•	•	•	•	539	259
Boxborough,		•	•	•	•	20	27	Sherborn, .	•	•	•	•	106	61
Duxborough,		•	•	•	•	25	26	Objetouru, .	•	•	•	•	86	59
Burlington, .		•	•	•	•	8,204	8.036	Shirley.	•	•	•	•		
CAMBRIDGE,		•	•	•	•	20	8,030 38	SOMERVILLE,	•	•	•	•	6,461	2,896
Carlisle,		•	•	•	•		288	Stoneham, .	•	•	•	•	812	275
Cheimaford,		•	•	•	•	237		Stow,	•	•	•	•	34	52 73
Concord, .		•	•	•	•	379	408	Sudbury, .	•	•	•	•	59	78
Dracut, .		•	•	•	- 1	186	188	Tewksbury,	•	•	•	•	120	136
Dunstable, .			•	•	•	2 227	28	Townsend, .	•	•	•	•	76	115
EVERETT, .			•	•	•	2,825	980	Tyngsborough,			•	•	32	48
Framingham,				•		1,441	578	Wakefield, .		•		•	1,130	427
Groton, .				-		154	109	WALTHAM, .		•	•	•	2,717	1,290
Holliston, .				•		287	132	Watertown, .					1,390	497
Hopkinton, .						283	97	Wayland, .					231	103
Hudson, .					•	551	245	Westford, .					115	163
Lexington, .						462	299	Weston, .					112	197
Lincoln, .						83	64	Wilmington,					114	73
Littleton, .						60	83	Winchester, .					825	587
LOWELL, .						5,965	4,942	WOBURN, .					1,585	748
MALDEN, .						3,857	1,532	1		•				
MARLBOROUG	H.					1,476	745	Totals, .	_	_	_		54.938	28,755

County of Wantucket.

Nantucket,		•							224	81

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 688 of the Acts of 1914, being "An Act to make Saturday a Half-holiday for Laborers, Workmen and Mechanics employed by or on Behalf of the Commonwealth and otherwise to regulate their Employment", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914 — Continued.

County of Norfolk.

Crr	Y O	R T	OWN.	•		Yes.	No.	CITY OR T	Cown.			Yes.	No.
Avon, . Bellingham, Braintree, Brookline, Canton, Cohasset, Dedham, Dover, Foxborough,					100,000	191 91 768 2,327 442 209 983 56	73 55 313 1,601 188 117 343 46	Needham, Norfolk, Norwood, Plainville, QUINCY, Randolph, Sharon, Stoughton, Walpole,				530 105 899 138 3,028 398 183 601 457	263 46 244 81 1,640 171 101 205 156
Franklin, Holbrook, Medfield,			Ŷ	10%	:	348 276 106	362 99 90	Westwood,	:	-		408 94 1,275	406 48 527
Medway,					3	232 146	189 52	Wrentham,				111	85
Millis, . Milton,		:			•	754	384	Totals,	,		•	15,477	7,926
						Co	unty of	Plymouth.					
Abington,						525	213	Mattapoisett, .				53	84
Bridgewater		•				403	198	Middleborough, .			-	451	32
BROCKTON,		•	•	•	٠ ا	5,515 26	2,640 27	Norwell, Pembroke,	•	•	•	101 57	7: 5:
Duxbury,	•	•	•	•		119	66	Plymouth,	•	•	.	764	35
East Bridger	Vate	r.	•	•	:	282	131	Plympton,	•	•	: 1	42	2
Halifax.		••	:	:	: 1	19	27	Rochester	:	:	- :	13	25
Hanover,			·			153	103	Rockland,				849	26
Hanson,					.	91	66	Scituate,			.	172	9
Hingham,	•		•	•	•	430	221	Wareham,	•	•	•	222	14
Hull, .	•	•	•	•	•	149 104	86 ° 81	West Bridgewater, Whitman.	•	•	٠ ا	162 744	114 300
Kingston, Lakeville.	•	•	•	•	٠ ا	43	32	wmtman,	•	•	.	/22	
Marion.	•	•	•	•	:	80	78	Totals,	_			11.640	5.89
Marshfield,	:	:	÷	÷	:	91	93			•			•,,,,,
						C	ounty o	f Suffolk.					
BOSTON,						56,416	15,195	Winthrop,				1,015	441
Chelsea, Revere,	•	:	:	•		2,592 2,219	801 388	Totals,		•	•	63,242	16,82
						Co	ounty of	Worcester.					
Ashburnhan	ı.					102	103	Brookfield,				140	194
Athol, .				•		742	445	Charlton,				92	8
Auburn,		•	•	•	•	185	169	Clinton,	•	•	•	1,134	51
Barre, .	•	•	•	•	•	124 42	115 70	Dana	•	•	•	35 108	3 15
			_									100	
Berlin, .	•	•	•			899	190	Dudley				22∩	11
	:	:	:	•	•	522 45	129 56	Dudley, Frichburg,	•	•		220 2.356	2.07

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 688 of the Acts of 1914, being "An Act to make Saturday a Half-holiday for Laborers; Workmen and Mechanics employed by or on Behalf of the Commonwealth and otherwise to regulate their Employment", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914—Concluded.

County of Worcester — Concluded.

CITY OR	Town.	•	Yes.	No.	CITY OR T	OWN.		Yes.	No.
Grafton, Hardwick, Harvard, Holden, Hopedale, Hubbardston, Lancaster, Leicester, Leicester, Leicester, Lenenburg, Mendon, Millbury, New Braintree, North Brookfield, Northborough, Northborough, Northord, Potraman, Paxton, Petarsham, Princeton,			 249 149 36 65 231 46 128 243 1,025 37 53 1,068 291 8 299 111 222 170 22 40 19 18	218 83 137 129 46 103 177 794 387 191 388 128 124 278 32 126 30 45 147	Royalston, Rutland, Shrewsbury, Southborough, Southbridge, Spencer, Sterling, Sturbridge, Sutton, Templeton, Upton, Uxbridge, Warren, Wester, West Boylston, West Boylston, Westhorough, Westhorough, Westminster, Winchendon, Worcester,			38 66 74 1,061 1,061 111 111 98 174 159 319 204 791 58 72 360 59 276 10,350 26,369	47 43 115 89 341 317 86 79 98 61 120 288 77 70 275 65 64 6,628

Aggregate of Votes cast upon the Question of the Acceptance or Rejection of Chapter 688 of the Acts of 1914, being "An Act to make Saturday a Half-holiday for Laborers, Workmen and Mechanics employed by or on Behalf of the Commonwealth and otherwise to regulate their Employment", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914.

Cour	Counties. Yes.				No.	Cor	INTI	DS.			Yes.	No.	
BARNSTABLE, BERESHIRE, BEISTOL, DUKES COUNTY, ESSEX, FRANKLIN, HAMPDEN, HAMPSHIRE,	:	:		:	1,573 6,493 15,022 296 31,063 2,575 17,352 3,723	866 4,494 14,275 196 18,571 2,155 7,632 3,186	MIDDLESEX, NANTUCKET, NORFOLK, PLYMOUTH, SUFFOLK, WORCESTER, Totals,	:	:	:	:	54,938 224 15,477 11,640 62,242 26,369 248,987	28,755 81 7,926 5,892 16,825 17,397

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 790 of the Acts of 1914, being "An Act to abolish the Enrolment of Members of Political Parties and to limit the Membership of Ward and Town Committees", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914.

County of Barnstable.

	000	mty or	Barnstable.		
City or Town.	Yes.	No.	Citt or Town.	Yes.	No.
Barnstable, Bourne, Brewster, Chatham, Dennis, Eastham, Falmouth,	434 180 40 80 95 25 237	132 46 17 29 28 8 78	Orleans, Provincetown, Sandwich, Truro, Wellfiest, Yarmouth,	65 130 142 25 43 110	21 40 36 10 12 24
Harwich,	162	41	Totals,	1,767	
	Ce	unty of	Beritshire.		
Adams, Alford, Beokst, Cheshire, Clarksburg, Dalton, Egremont, Fforida, Great Barrington, Hancock, Hinedale, Lanesborough, Lee, Lenox, Monterey, Mount Washington, New Ashford,	871 17 59 110 65 313 457 18 83 78 323 266 24 13	346 9 27 52 17 117 32 1 195 15 33 38 128 105 21 3	New Mariborough, NOBTH ADAMS, Otis, Peru, Perus, Perus, Perus, Richmond, Sandisfield, Savoy, Sheffield, Stockbridge, Tyringham, Washington, West Stockbridge, Williamstown, Windsor, Totals,	57 1,642 24 13 1,507 38 24 23 86 115 11 12 86 208 23 6,719	21 543 13 8 1,280 22 16 7 7 21 14 6 5 5 6 7 2 2 3,302
	σ	ounty o	f Bristol.		
Acushnet, Attleborough, Berkley, Dartmouth, Dighton, Easton, Fairhaven, FALL RIVER, Frestown, Mansfield,	00 1,381 16 105 72 390 313 6,678 41 353	38 472 17 114 28 107 126 2,525 40 126	North Attieborough, Norton, Raynham, Rehoboth, Seekonk, Somerset, Swanssa, TAUNTON, Westport,	867 130 67 40 134 123 59 2,305 65	264 47 27 19 56 58 43 806 54
New Bedford,	5,265	2,859	Totals,	18,464	7,558
Chilmark,	20	5	ikes County.	67	37
Edgartown,	91 14 21 70	26 - 3 21	Tisbury,	298	107

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 790 of the Acts of 1914, being "An Act to abolish the Enrolment of Members of Political Parties and to limit the Membership of Ward and Town Committees", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914 — Continued.

County of Besex.

Citt	OR T	OWK.	•	Yes.	No.	CITY OR T	NWO?	•	Yes.	No.
Amesbury, Andover, Beverl, Beverl, Benverl, Denvers, Essex, Georgetown, GLOUCESTER, GROVELEND, Hamilton, HAVERHILL, IDSWICH, LAWRENCE, LYNN, Lynn, Lynn, Manchester.				 665 648 1,646 38 778 132 132 1,741 144 122 3,291 342 5,972 7,995 114 242	194 194 511 24 284 36 67 650 71 45 1,083 109 1,502 2,665 42	Methuen, Middleton, Nahant, Newbury, Newbury, Newbury, Newbury, Newbury, Rockport, Rowley, Salisbury, Saugus, Swampecott, Topefield, Wenham, West Newbury,			 902 72 183 116 1,437 470 1,332 200 117 2,782 146 682 87 62 87	208 19 58 47 460 122 339 77 227 33 153 233 35 46
Marbiehead, Merrimac.	:	:	•	756 153	206 36	Totals,			34,249	10,907

County of Franklin.

					_								
Ashfield,			14	0.7		29	20	Monroe,				9	3
Bernardston	a.					42	28	Montague,			0.1	556	139
Buckland,				100	-01	86	22	New Salem			- 31	31	11
Charlemont		10	320	35.0	- 5	44	17	Northfield.			100	110	46
Colrain,		- 1		0.00	- 3	59	24	Orange,			- 31	526	159
Conway,					•	68	26	Rowe.			- 5	17	8
Deerfield.						141	50	Shelburne.				107	43
Erving,	1					82	22	Shutesbury			.	15	-
Gill.						47	22	Sunderland			*	24	40
Greenfield,						989	275	Warwick.	,			34 25	₩.
							210					20	
Hawley,						9	3	Wendell,				28	11
Heath,			1.	1.41		15	9	Whately,				38	18
Leverett,						19	11	4 Val.5.57			1	2.10	
Leyden,						21	7	Totals,				3,147	1,020

County of Hampden.

Agawam, Blandford, Brimfield, Chester, CHICOPEE, East Longr Granville, Hampden, Holland, HOLYOKE, Longmeade Ludlow,	:	iow,			 253 22 53 56 1,582 65 25 49 10 3,734 109 245	81 7 15 17 511 33 26 22 7 1,691 38	Montgomery, Palmer, Russell, Southwick, Springfield, Tolland, Wales, West Springfield, Westfield, Wilbraham, Totals,				11 562 64 57 7,135 9 23 683 1,300 78	3 202 20 25 2,325 7 23 188 471 25
Ludlow, Monson,	; ;	:	:	:		87 116	Totals,	• •	•	•	16,401	5,940

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 790 of the Acts of 1914, being "An Act to abolish the Enrolment of Members of Political Parties and to limit the Membership of Ward and Town Committees", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914 — Continued.

County of Hampshire.

Стт	OR T	'OWN			Yes.	No.	CITY OF	T	OWN.			Yes.	No.
Amherst, Beichertown, Chesterfield, Cummington, Easthampton, Enfield, Goshen, Granby, Greenwich, Hadley, Hatfield.			:		486 95 33 37 622 48 14 38 35 85	187 45 16 36 224 25 3 18 11 40 41	NORTHAMPTON, Pelham, Plainfield, Prescott, South Hadley, South Hadley, Ware, Westhampton, Williamsburg, Worthington,	:	:	:		1,400 18 23 16 336 37 594 9 157	640 17 7 7 127 21 145 17 73
Huntington, Middlefield,	÷		:		108 12	87	Totals, .	•	•	•	-]	4,297	1,76

County of Middlesez.

Acton, .	•	•	•	•	•	172	83	Maynard, .		•		•	459	105
Arlington,	•	•	•	•	•	1,274	375	MEDFORD, .		•		•	2,673	623
Ashby,	•	•	-	•	•	39	19	MELROSE,	•			- 1	1,780	507
Ashland,	•	•	•		•	196	51	Natick,					1,161	287
Ayer, .						242	71	NEWTON, .					3,388	1,601
Bedford,			•	•		145	46	North Reading,					109	35
Belmont,						615	216	Pepperell, .					222	77
Billerica,						243	103	Reading, .					533	165
Boxborough	۱,					36	14	Sherborn, .				1	113	36
Burlington,						87	15	Shirley, .					110	21
CAMBRIDGE						7,473	2,554	SOMERVILLE.					6.162	2,397
Carlisle.						36	10	Stoneham.		-	-		867	167
Chelmsford						360	136	Stow,	-		-	- 1	74	14
Concord.	٠.					445	250	Sudbury, .			-		92	31
Dracut.						226	99	Tewksbury.		•	•		144	77
Dunstable,	-	-	-	-		19	12	Townsend, .	•		•	: 1	119	41
Everett.	-	-	-			2,656	751	Tyngsborough,	•	•	•	: 1	- 60 l	18
Framinghar	n.	-			-	1,441	379	Wakefield.	•	•	•	-	1,207	255
Groton.		•	•	•	•	168	66	WALTHAM,	•	•	•	•	2,672	947
Holliston.	•	•	•	•	•	302	89	Watertown,	•	•	•	•	1,238	423
Hopkinton,		•	•	:	•	277	68	Wayland.	•	•	•	•	229	- 58 58
Hudson.	•	•	•	•	•	627	125	Westford.	•	•	•	•	144	99
Lexington.	•	•	•	•	•	484	198	Weston,	•	•	•	•	152	
	•	•	•	•	•	78	32	Weston,	•	•	•	•		118
Lincoln,	•	•	•	•	•	87	36	Wilmington,	•	•	•	•	115	52
Littleton,	•	•	•	•	•			Winchester, .	•	•	•	• •	886	420
LOWBLL,	•	•	•	•	•	7,293	2,645	WOBURN,	•	•	•	•	1,615	499
MALDEN,	• -	•	•	•	•	3,972	1,056	۱						
MARLBOROU	JGE,			•		1,709	392	Totals, .					56,976	18.964

County of Nantucket.

Nantucket,	•			•					•	223	61

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 790 of the Acts of 1914, being "An Act to abolish the Enrolment of Members of Political Parties and to limit the Membership of Ward and Town Committees", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914 — Continued.

County of Norfolk.

Cr	PY OR	To	WN.		Yes.	No.	CITT OF	Town.		Yes.	No.
Avon, Bellingham, Braintree, Brookline, Anton, Cohasset, Dedham, Dover, Foxborough Franklin, Holbrook,				:	. 199 114 2,290 425 239 1,050 61 326 498	27 247 1,162 110 100 224 34 78 167	Needham, . Norfolk, . Norwood, . Plainville, . QUINCY, . Randolph, . Sharon, . Stoughton, . Walpole, . Westwood, .			798 154 3,275 511 199 587 423 497 96	166 83 211 54 1,084 64 53 114 97 24
Medfield, Medway, Millis, Milton,	:	:	:	:	: 117 : 234 : 159 : 776	62 26	Weymouth, . Wrentham, . Totals, .	: :		1,207 126 16,077	349 45 5,193
					σ.	ounty of	Plymouth.				
Abington, Bridgewater, Brockeron,	water				613 - 405 - 5,790 - 5,790 - 300 - 320 - 22 - 191 - 102 - 456 - 127 - 111 - 41	107 119 1,687 10 3,687 74 14 49 24 147 25 48 21 44 47	Mattapoisett, Middleborough, Norwell, Pembroke, Plymouth, Plympton, Rochester, Rockland, Scituate, Wareham, West Bridgewate Whitman, Totals, Mitthrop, Totals,		•	E10	3 10 4 2 18 11 2 14 7 7 6 4 10 3 4 3 4 3 4 3 4 18,13
					•	ounty o	Worcester.				
Ashburnhai Athol, Auburn, Barre, Berlin, Blackstone, Bolton, Boylston, Brookfield,			:	:	. 123 . 824 . 205 . 155 . 453 . 00	192 87 50 29 113 26 3 24	Chariton, Clinton, Dana, Douglas, Dudley, FITORBURG, Gardner, Grafton, Hardwick,		:	88 1,099 48 153 231 2,622 954 252 177	5 35 1 8 5 1,21 24 13 3

Returns of Votes cast upon the Question of the Acceptance or Rejection of Chapter 790 of the Acts of 1914, being "An Act to abolish the Enrolment of Members of Political Parties and to limit the Membership of Ward and Town Committees", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914 — Concluded.

County of Worcester - Concluded.

Citt o	R T	OWN.	•	 Yes.	No.	CITT OR	Town.	•	Yes.	No.
Harvard, Holden, Hopedale, Hopbardston, Lancaster, Leicester, Leominster, Lunenburg, Mendon, Millbury, New Braintree, North Brookfiel Northborough, Northbridge, Oakham, Oxford, Paxton, Petersham, Phillipston, Priceton, Royalston,	d,			 61 101 230 39 139 248 1,319 77 77 55 1,044 289 383 223 149 34 183 222 59 20 37 77	40 67 104 39 99 99 305 37 30 195 55 52 142 15 69 19 14	Rutland, Shrewsbury, Southborough, Southbridge, Spencer, Sterling, Sturbridge, Sutton, Templeton, Upton, Uxbridge, Warren, West Boylston, West Brookfield, Westborough, Westborough, Wordspran, Totals,			 67 107 130 1,072 504 81 142 101 215 146 320 785 785 77 428 428 347 10,297 27,899	27 56 56 201 154 43 35 56 70 43 113 67 190 37 31 130 20 111 4,107

Aggregate of Votes cast upon the Question of the Acceptance or Rejection of Chapter 790 of the Acts of 1914, being "An Act to abolish the Enrolment of Members of Political Parties and to limit the Membership of Ward and Town Committees", submitted to the Voters of the Commonwealth at the State Election held Nov. 3, 1914.

Сот	NTI	86.		Yes.	No.	Cot	INTL	8.		Yes.	No.
BARNSTABLE, BERKSHIRE, BRISTOL, DUKES COUNTY, ESSEX, FRANKLIN, HAMPDEN, HAMPSHIRE,		:		1,767 6,719 18,464 298 84,249 3,147 16,401 4,297	526 3,302 7,558 107 10,907 1,020 5,940 1,762	MIDDLESEK, NANTUCKET, NORFOLK, PLYMOUTH, SUFFOLK, WORCESTER, Totals,	:	:	:	56,976 223 16,077 12,546 54,653 27,899 253,716	18,964 61 5,193 3,436 18,134 9,924 86,834

THE

CIVIL GOVERNMENT

()7

The Commonwealth of Massachusetts,

AND NAMES OF OFFICERS IMMEDIATELY CONNECTED THEREWITH FOR THE POLITICAL YEAR

1915.



EXECUTIVE DEPARTMENT.

HIS EXCELLENCY

DAVID I. WALSH,

GOVERNOR.

HIS HONOR

GRAFTON D. CUSHING,

LIEUTENANT GOVERNOR.

COUNCIL - (BY DISTRICTS).

I - DAVID L. PARKER . New Bedford. . Milton. II. - GUY ANDREWS HAM III. — TIMOTHY J. BUCKLEY. . Boston. IV. - HERBERT P. WASGATT . Everett. V. - EDWARD G. FROTHINGHAM . Haverhill. . Natick. VI. — HENRY C. MULLIGAN . . Worcester. VII. — DANIEL E. DENNY VIII. — CHARLES H. WRIGHT . Pittsfield.

ALBERT P. LANGTRY,

SECRETARY OF THE COMMONWEALTH.

HERBERT H. BOYNTON, Deputy Secretary. Peter F. J. Carney, 2d Deputy.

CHARLES L. BURRILL,

TREASURER AND RECEIVER GENERAL.

HENRY S. BRIDGE, Deputy.

GEORGE R. WILLARD, Accountant.

WENDELL P. MARDEN, Cashier.

ALONZO B. COOK,

AUDITOR OF THE COMMONWEALTH.

WILLIAM D. HAWLEY, Deputy Auditor.

CARL A. RAYMOND, 2d Deputy.

JAMES POPE, 1st Clerk.

ARTHUR E. HOYT, Accountant.

HENRY C. ATTWILL,

ATTORNEY-GENERAL.

NELSON P. Brown,

H. WARE BARNUM,

WILLIAM HAROLD HITCHCOCK, JOHN W. CORCORAN, ARTHUR E. SEAGRAVE, JAMES J. BACIGALUPO,

ASSISTANT ATTORNEYS-GENERAL.

Louis H. Freese, Chief Clerk.

^{*} From August 16, 1915 to succeed Elias A. McQuaid, resigned.

LEGISLATIVE DEPARTMENT.

GENERAL COURT.

ARRANGED IN ACCORDANCE WITH THE DISTRICT REVISION OF 1906.

SENATE.

President - CALVIN COOLIDGE.

District.		Name of Senator.	Residence.
First Suffolk, .		Edward C. R. Bagley, .	Boston.
Second " .		James I. Green,	Boston.
Third " .		Philip J. McGonagle,	Boston.
Fourth " .		Joseph Leonard,	Boston.
Fifth " .		Martin Hays,	Boston.
Sixth " .		William J. Sullivan,	Boston.
Seventh " .		James P. Timilty,	Boston.
Eighth " .		Redmond S. Fitzgerald, .	Boston.
Ninth " .		Sanford Bates,	Boston.
First Essex, .		George H. Jackson,	Lynn.
Second " .		E. Howard Perley,	Salem.
Third " .		C. Augustus Norwood, .	Hamilton.
Fourth " .		Henry G. Wells,	Haverhill.
Fifth " .	• •	James R. Tetler,	Lawrence.
First Middlesex, .		George H. Ellis,	Newton.
Second ".		James W. Bean,	Cambridge.
Third " .		Charles W. Eldridge,	Somerville.
Fourth " .		James F. Cavanagh,	Everett.

District.	Name of Senator.	Residence.
Fifth Middlesex,	Nathan A. Tufts,	Waltham.
Sixth "	Wilton B. Fay,	Medford.
Seventh "	Charles A. Kimball,	Littleton.
Eighth "	George E. Marchand,	Lowell.
First Worcester,	Julius Garst,	Worcester.
Second "	Clarence W. Hobbs, Jr., .	Worcester.
Third "	Frank S. Farnsworth,	Leominster.
Fourth "	William A. L. Bazeley, .	Uxbridge.
Worcester and Hampden, .	Herbert E. Cummings, .	North Brookfield.
First Hampden,	Gurdon W. Gordon,	Springfield.
Second "	John F. Sheehan,	Holyoke.
Franklin and Hampshire, .	John W. Haigis,	Montague.
Berkshire,	Frank Bartlett,	Pittsfield.
Berkshire, Hampshire and	Calvin Coolidge,	Northampton.
Hampden. First Norfolk,	Louis F. R. Langelier,	Quincy.
Second "	Orion T. Mason,	Medway.
First Plymouth,	Charles S. Beal,	Rockland.
Second "	Ezra W. Clark,	Brockton.
First Bristol,	Joseph W. Martin, Jr., .	North Attlebor-
Second "	Walter E. McLane,	ough. Fall River.
Third "	Andrew P. Doyle,	New Bedford.
Cape,	Charles L. Gifford,	Barnstable.

HOUSE OF REPRESENTATIVES.

Speaker - CHANNING H. COX.

COUNTY OF SUFFOLK.

District.	Town or Ward.	Name of Representative.	Residence.
1st,	Boston, Ward 1, {	Thomas J. Giblin, Thomas R. Kelley,	Boston. Boston.
2d,	Boston, Ward 2,	John J. Kearney John F. Sullivan,	TD .
3d,	Boston, Ward 8, {	James J. Brennan, Henry J. McLaughlin, .	Boston. Boston.
4th,	Boston, Wards 4 and 5,	Michael J. McNamee, .	Boston. Boston. Boston.
5th,	Chelsea, Wards 1 and 2,	Maurice Caro,	Chelsea.
6th,	Boston, Ward 6, {	Felix A. Marcella, Alfred Santosuosso, .	Boston. Boston.
7th,	Boston, Ward 7,	John L. Donovan,	Boston.
8th,	Boston, Ward 8, {	Martin M. Lomasney, . Robert Robinson,	Boston. Boston.
9th,	Boston, Ward 9, {	John A. Donoghue, John F. Sheehan,	Boston. Boston.
10th,	Boston, Ward 10,	Channing H. Cox, Samuel Davis,	Boston. Boston.

COUNTY OF SUFFOLK - CONTINUED.

District.	Town or Ward.		Name of Representative.	Residence.
11th,	Boston, Ward 11,	.{	Arthur E. Burr, Fitz-Henry Smith, Jr., .	Boston. Boston.
12th,	Boston, Ward 12,	.{	Edward F. McLaughlin, . James J. Murphy,	Boston. Boston.
13th,	Boston, Ward 18,	.{	William J. Foley, John N. Levins,	Boston. Boston.
14th,	Boston, Ward 14,	.{	Daniel W. Casey, William N. Cronin, .	Boston. Boston.
15 th ,	Boston, Ward 15,	.{	John L. Monahan, Edward G. Morris,	Boston. Boston.
16th,	Boston, Ward 16,	.{	John F. McCarthy, George J. Wall,	Boston. Boston.
17th,	Boston, Ward 17,	.{	Joseph Oakhem, John J. Reilly,	Boston. Boston.
18th,	Boston, Ward 18,	.{	George E. Curran, Patrick Edw. Murray, Jr.,	Boston. Boston.
19th,	Boston, Ward 19,	.{	Dennis F. Reardon, William H. Sullivan, .	Boston. Boston.
20th,	Boston, Ward 20,	.{	Peter J. Donaghue, Joseph McGrath, Lewis R. Sullivan,	Boston. Boston. Boston.
21st,	Boston, Ward 21,	.{	Addison P. Beardsley, . Shirley P. Graves,	Boston. Boston.
22d,	Boston, Ward 22,	.{	Jeremiah J. Kelley,	Boston. Boston.
23d,	Boston, Ward 28,	.{	William M. McMorrow, . James E. Phelan,	Boston. Boston.
24th,	Boston, Ward 24,	.{	Harrison H. Atwood, . Joseph J. Benson, Samuel H. Mildram, .	Boston. Boston. Boston.
25th,	Boston, Ward 25,	.{	William J. Donahoe, . Herbert A. Wilson, .	Boston. Boston.

COUNTY OF SUFFOLK - CONCLUDED.

District.	Town or Ward.	Hame of Representative.	Residence.
26th,	Chelsea, Wards 3, 4, .	William M. Robinson, .	Chelses.
27th,	{ Chelsea, Ward 5, Revere, } Winthrop, }	Andrew A. Casassa, . Edgar H. Whitney, .	Revere. Winthrop.

COUNTY OF ESSEX.

1st,	{ Amesbury, } Merrimac, }	Samuel I. Collins,	Amesbury.
2d,	Haverhill, W'ds 1, 2, 3,	Fred H. Magison,	Haverhill.
8d,	Haverhill, Wards 4, 6,	Essex S. Abbott,	Haverhill.
4th,	Haverhill, Ward 5, .	Charles H. Morrill, .	Haverhill.
5th,	{ Lawrence, Wards 1, 2, } Methuen, }	Arthur Bower, George Bunting,	Lawrence. Methuen.
6th,	Lawrence, Wards 3, 4,	Peter Carr,	Lawrence.
7th,	Lawrence, Ward 5, .	Frederick Butler,	Lawrence.
8th,	Lawrence, Ward 6, .	James T. O'Dowd,	Lawrence.
9th,	Andover,	Samuel Henry Bailey, .	Andover.
10th,	Boxford,	James G. Page,	Haverhill.
11th,	Peabody,	Michael J. Sherry,	Peabody.
12th,	{Lynn, Ward 3, } Swampscott, }	Charles H. Annis, Martin Lewis Quinn, .	Lynn. Swampscott.
18th,	$\left\{ \begin{array}{ll} \text{Lynn, Wards 1, 5, 7, .} \\ \text{Lynnfield,} \end{array} \right\}$	Arthur W. Barker, . Charles B. Frothingham,	Lynn. Lynn.
14th,	Lynn, Wards 2, 4,	Joseph L. Barry, Charles H. McGlue, .	Lynn. Lynn.
15th,	{Lynn, Ward 6, }	Frederic W. Burke, . Michael H. Cotter,	Lynn. Lynn.

COUNTY OF ESSEX - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.	
16 th ,	Marblehead,	John N. Osborne,	Marblehead.	
17th,	Salem, Wards 1, 2, .	James Coffey,	Salem.	
18th,	Salem, Wards 3, 5, .	Chauncey Pepin,	Salem.	
19th,	Salem, Wards 4, 6, .	Denis J. Sullivan,	Salem.	
20th,	Beverly,	Allison G. Catheron, . Francis Norwood,	Beverly. Beverly.	
21st,	Gloucester, Wards 4, 5, 8,	Harry C. Foster,	Gloucester.	
22d,	$\left\{ \begin{array}{ccc} \text{Gloucester, Wards 8, 6,} \\ \textbf{7,} & \cdot & \cdot & \cdot \end{array} \right\}$	James E. Tolman,	Gloucester.	
23d,	$\left\{ \begin{array}{ll} \text{Gloucester, Wards 1, 2,} \\ \text{Rockport,} & . & . \end{array} \right\}$	James M. Lyle,	Gloucester.	
24th,	Essex,	Henry F. Long,	Topsfield.	
25th,	$\left\{ \begin{array}{ccc} \text{Newburyport,Wards 1,} \\ 2, 8, 4, & . & . \end{array} \right\}$	Carl C. Emery,	Newburyport.	
26th,	Georgetown,	Samuel W. Weare, .	Newbury.	
COUNTY OF MIDDLESEX.				
1st,	{ Cambridge, Wards 1, 2, 3, }	John H. Lynch, Hugh E. Mullen,	Cambridge. Cambridge.	
2d,	$\left\{ \begin{array}{cccc} \text{Cambridge, Wards 4,} \\ \textbf{5, 6, 7,} & . & . \end{array} \right.$	Albert M. Chandler, . Frederic F. Clauss, . Charles N. James,	Cambridge. Cambridge. Cambridge.	

COUNTY OF MIDDLESEX - CONTINUED.

District.	Town or Ward.	Name of Representative.	Residence.
3 d,	Cambridge, Wards 8, 5 9, 10, 11,	Patrick J. Curley, John P. Good, C. Burnside Seagrave, .	Cambridge. Cambridge. Cambridge.
4th,	Newton,	J. Weston Allen, Henry E. Bothfeld, . Thomas Weston, Jr., .	Newton. Newton. Newton.
5th,	Waltham, {	George P. Drury, John M. Gibbs,	Waltham. Waltham.
6th,	Natick,	Thomas H. Brennan, .	Natick.
7th,	Framingham,	James E. MacPherson, .	Framingham.
8th,	Ashland,	Aaron Coolidge Dowse, .	Sherborn.
9th,	Marlborough,	John H. Parker,	Marlborough
10th,	Boxborough,	George H. Creighton, .	Maynard.
11th,	Acton,	Edgar H. Hall,	Acton.
12th,	Ashby, Dunstable, Groton, Pepperell, Shirley, Townsend, Tyngsborough,	Joseph A. Saunders, .	Pepperell.
18 th ,	Bedford,	Immanuel Pfeiffer, Jr., .	Bedford.

COUNTY OF MIDDLESEX - CONTINUED.

District.	Town or Ward.	Name of Representative.	Residence.
14th,	$\left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	Arthur W. Colburn, .	Dracut.
15th,	Lowell, Ward 2, .	Dennis A. Murphy, .	Lowell.
16th,	Lowell, Wards 4, 5, .	John J. Gilbride,*	Lowell.
17th,	Lowell, Wards 3, 6, 7, {	Henry Achin, Jr., Victor Francis Jewett, .	Lowell. Lowell.
18th,	Lowell, Ward 8, .	Fred O. Lewis,	Lowell.
19th,	Billerica,	Burton H. Crosby, .	Lowell.
20th ,	Burlington,	Fred J. Brown, Jared B. McLane,	Woburn. North Reading.
21st,	Wakefield,	Eden K. Bowser,	Wakefield.
2 2d,	Melrose,	Harry C. Woodill,	Melrose.
23 d,	Ma lden,	Alvin E. Bliss, Maurice R. Flynn, Alvan T. Fuller,	Malden. Malden. Malden.
24th,	Everett,	Howard F. Furness, . Fred P. Greenwood, .	Everett. Everett.
25th,	{ Somerville, Wards 1, { 3, 4, 5,	William M. Armstrong, . Harvey E. Frost, William W. Kennard, .	Somerville. Somerville. Somerville.
26th,	{ Somerville, Wards 2, { 6, 7,	Joseph O. Knox, Joseph H. Perry, Ralph M. Smith,	Somerville. Somerville. Somerville.
27th,	{ Medford, Wards 3, 6, . } Winchester, }	Winfield F. Prime, .	Winchester.
28th,	{ Medford, Wards 1, 2, 4, 5, 7, }	Joseph Joyce Donahue, .	Medford.

^{*} Resigned April 1, 1915.

COUNTY OF MIDDLESEX - CONCLUDED.

District.	Town or Ward.		Name of Representative.	Besidence.
29th,	Arlington, Lexington,	:}	Jacob Bitzer,	Arlington.
3 0th,	{ Belmont, Watertown,	:}	Wesley E. Monk,	Watertown.
31st,	Stoneham,	•	Arthur N. Newhall, .	Stoneham.

COUNTY OF WORCESTER.

					
1st,	Athol,	:}	Fred W. Cross, .	•	Royalston.
2d,	Ashburnham, . Gardner, Templeton, . Winchendon, .	:}	Frank B. Edgell, . Arthur F. Lamb, .	•	Gardner. Templeton.
3 d,	Barre, Holden, Hubbardston, Oakham, Princeton, Rutland, Sterling, Westminster,		Austin F. Adams, .	•	Barre.
4 th,	Brookfield, Hardwick, New Braintree, North Brookfield, Warren, West Brookfield,	: }	Warren E. Tarbell,	•	Brookfield.
5th,	Charlton, Southbridge, . Sturbridge, .	:}	Joseph La Flamme,	•	Sturbridge.

COUNTY OF WORCESTER -- CONTINUED.

District.	Town or Ward.	Name of Representative.	Residence.
6th,	Auburn,	Walter E. Wolfe,	Auburn.
7th,	Dudley,	George Fred Hart,	Webster.
8th,	Blackstone, Douglas, Grafton, Millbury, Shrewsbury, Sutton, Uxbridge,	Peter C. Paradis, Robert H. Newell,* .	Millbury. Uxbridge.
9th,	Hopedale,	Matthew J. Carbary, . Dennis F. Duggan, .	Milford. Northbridge.
10th,	Berlin, Bolton, Boylston, Clinton, Northborough, Southborough, West Boylston, Westborough,	Joseph S. Gates, George A. Whitney,† .	Westborough. Clinton.
11th,	Fitchburg, Ward 6,		Lancaster. Leominster.
12th,	{ Fitchburg, Wards 1, 2, 3, 4, 5, }	Edward J. Dailey, John G. Faxon,	Fitchburg. Fitchburg.
13th,	Worcester, Ward 1, .	Frederick H. Lucke, .	Worcester.
14th,	Worcester, Ward 2, .	G. Oscar Russell, .	Worcester.

^{*} Elected March 2, 1915, in the place of Fred. C. Taft, who died November 4, 1914; qualified March 10, 1915.

† Elected March 28, 1915, by reason of a tie vote on November 8, 1914; qualified March 81, 1915.

COUNTY OF WORCESTER - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
15th,	Worcester, Ward 3, .	Michael F. Malone, .	Worcester.
16th,	Worcester, Ward 4, .	Charles F. Garrity, .	Worcester.
17th,	Worcester, Ward 5, .	Thomas E. Dowd,	Worcester.
18th,	Worcester, Ward 6, .	George A. Lindberg, .	Worcester.
19th,	Worcester, Ward 7, .	James L. Harrop,	Worcester.
20th,	Worcester, Ward 8, .	Theodore H. Day,	Worcester.
21st,	Worcester, Ward 9, .	Albert T. Quiry,	Worcester.
22d,	Worcester, Ward 10, .	Robert M. Washburn, .	Worcester.

COUNTY OF HAMPSHIRE.

1st,	Northampton,		•	John L. Mather,	Northampton.
2d,	Chesterfield, Cummington, Easthampton, Goshen, Huntington, Middlefield, Plainfield, Southampton, Westhampton, Williamsburg, Worthington,			Frank E. Lyman,	Easthampton.
3d,	Amherst, . Hadley, . Hatfield, . South Hadley,	:	:}	Walter D. Cowls,	Amherst.
4th,	Belchertown, Enfield, . Granby, . Greenwich, . Pelham, . Prescott, . Ware, .	•	.	Roland D. Sawyer, .	Ware.

COUNTY OF HAMPDEN.

District.	Town or Ward.	Name of Representative.	Residence.
1st,	Brimfield, Holland,	Fred E. Cady,	Monson.
2 d,	Agawam,	Edward E. Chapman, . Silas B. Root,	Ludlow. Granville.
8d,	Springfield, Ward 1, .	John J. Courtney,	Springfield.
4th,	Springfield, Wards 2, 3,	John Mitchell,	Springfield.
5th,	Springfield, Wards 4, 5, 6,	George D. Chamberlain, William A. Dodge,	Springfield. Springfield.
6th,	Springfield, Ward 7, .	Julius F. Carman,	Springfield.
7th,	Springfield, Ward 8, .	Merrill E. Streeter, .	Springfield.
8th,	Chicopee,	Daniel J. Buckley,	Chicopee.
9th,	Holyoke, Wards 1, 2, 4,	John J. Murphy,	Holyoke.
10th,	Holyoke, Wards 3, 6, .	Fred. Wm. MacKenzie, .	Holyoke.
11th,	Holyoke, Wards 5, 7, .	John D. Ryan,	Holyoke.
12th,	Westfield,	Thomas J. Cooley, .	Westfield.

COUNTY OF FRANKLIN.

District.	Town or Ward.	Name of Representative.	Residence.
1st,	Ashfield, Buckland, Charlemont, Colrain, Conway, Hawley, Heath, Monroe, Rowe, Shelburne, Whately,	Joseph C. Perry,	Shelburne.
2d,	Greenfield,	Frederick B. Felton, .	Greenfield.
8d,	Bernardston,	Philip H. Ball,	Deerfield.
4th,	Erving,	Harry C. Gates,	Orange.

COUNTY OF BERKSHIRE.

1st,	Clarksburg,	James Tracy Potter, .	North Adams.
2d,	\{ North Adams, Wards 1, 2, 6, 7, \}	Louis LaDame,	North Adams.

COUNTY OF BERKSHIRE -- CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
3 d,	Adams,	George J. Rabouin, .	Adams.
4th,	Dalton,	George B. Waterman, .	Williamstown.
5th,	Pittsfield, Wards 2, 6, 7,	Robert T. Kent,	Pittsfield.
6th,	Pittsfield, Wards 8, 4, 5,	William C. Renne,	Pittsfield.
7th,	Becket, Lee, Lenox, Monterey, New Marlborough, Otis, Richmond, Sandisfield, Tyringham, Washington,	John H. McAllister,	Lee.
8th,	Alford,	John B. Hull,	Gt. Barrington.
	COUNTY	OF NORFOLK.	
1st,	$\left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	Charles E. Stanwood, .	Needham.
2d,	Brookline, {	Charles F. Rowley, . John H. Sherburne, .	Brookline. Brookline.

COUNTY OF NORFOLK - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
8d,	Boston, Ward 26, .	David W. Murray,	Boston.
4th,	$\left\{ \begin{array}{llll} \textbf{Canton,} & . & . & . \\ \textbf{Milton,} & . & . & . \end{array} \right\}$	Joseph F. Stone,	Canton.
5th,	Quincy, Wards 1, 2, 3,	Charles A. Ericson, .	Quincy.
6th,	Quincy, Wards 4, 5, 6,	Edward J. Sandberg, .	Quincy.
7th,	Weymouth,	Kenneth L. Nash,	Weymouth.
8th,	Avon, Braintree,	Hartley L. White,	Braintree.
9th,	Randolph,	Joseph Belcher,	Randolph.
10th,	\begin{cases} Norwood, \cdot \	Thomas B. Mulvehill, .	Norwood.
11th,	Dover,	A. Schuyler Clapp, .	No rf olk.
12th,	Bellingham,	Orlando McKenzie, .	Foxborough.
	COUNTY	OF PLYMOUTH.	
1st,	Plymouth,	John W. Churchill, .	Plymouth.
2 d,	Duxbury,	Edmund Baker,	Marshfield.

COUNTY OF PLYMOUTH - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.			
3 d,	Cohasset,	William O. Souther, Jr.,	Cohasset.			
4th,	Hanover,	William J. Barry,	Rockland.			
5th,	Abington,	John T. Crowley,	Abington.			
6th ,	Carver,	Horace F. Field,	Mattapoisett.			
7th,	Halifax,	Thomas W. Blanchard,	Plympton.			
8th,	Bridgewater,	Allston M. Sinnott, .	Bridgewater.			
9th,	Brockton, Wards 3, 4,	Ernest F. B. G. Davis, .	Brockton.			
10th,	Brockton, Wards 1, 2, 5,	J. Edwin Maybury, . Walter F. Russell,	Brockton. Brockton.			
11th,	Brockton, Wards 6, 7, .	Frank A. Manning, .	Brockton.			
COUNTY OF BRISTOL.						
1st,	Attleboro,	Cyril R. Read, George M. Worrall, .	Seekonk. Attleboro.			
2d,	Easton,	George B. Leonard, .	Raynham.			

COUNTY OF BRISTOL - CONCLUDED.

District.	Town or Ward.	Name of Representative.		Residence.
8d,	Taunton, Wards 5, 7, 8,	Matthew A. Higgins,		Taunton.
4th,	Taunton, Wards 2, 3, 4,	Joseph E. Warner,		Taunton.
5th,	Berkley,	E. Ellsworth Lincoln,	•	Dighton.
6th,	Acushnet,	Herbert Wing, .	•	Dartmouth.
7th,	$\left\{\begin{array}{ccc} \text{New Bedford, Wards} \\ 1, 2, 3, \dots \end{array}\right\}$	D. Herbert Cook, . John F. Hatch, Jr.,		New Bedford. New Bedford.
8th,	$\left\{\begin{array}{ccc} \textbf{New} & \textbf{Bedford, Wards} \\ \textbf{4, 5, 6, } & . & . & . \end{array}\right\}$	John Halliwell, . Richard Knowles, .		New Bedford. New Bedford.
9th,	{ Fall River, Wards 1, 2, } Westport, }	John F. Doherty, . Edmond P. Talbot,		Fall River. Fall River.
10th,	{ Fall River, Wards 3, 4, 5,	Edward F. Harrington, Ambrose F. Ogden,	•	Fall River. Fall River.
11th,	Fall River, Wards 6, 7, 8, 9,	James T. Bagshaw, Francis X. Le Bœuf, Frank Mulveny,	•	Fall River. Fall River. Fall River.
		OF BARNSTABLE.	_	

COUNTY OF BARNSTABLE

1st,	Barnstable, Bourne, Falmouth, Mashpee, Sandwich,	•	:}	Albert Holway,	Bourne.
2d,	Chatham, . Dennis, . Harwich, . Yarmouth, .	•	:}	John P. Nickerson, .	Harwich.

COUNTY OF BARNSTABLE -- CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.					
8d,	Brewster,	Jerome Sands Smith, .	Provincetown.					
COUNTY OF DUKES COUNTY.								
1șt,	Chilmark,	Benjamin G. Collins, .	Edgartown.					
COUNTY OF NANTUCKET.								
1st,	Nantucket,	Edward H. Perry,	Nantucket.					
JAMES W. KIMBALL,								

JUDICIAL DEPARTMENT.

SUPREME JUDICIAL COURT.

ADMITTO DETAINED DIVIO	CHIEF		TICE.			of Worcester.	
ASSOCIATE JUSTICES.							
			OSTICE	. 8.		C.D. des	
	•	•	•	•	•	of Boston.	
HENRY KING BRALEY, .		•	•	•		of Boston.	
CHARLES AMBROSE DE CO		•	•			of Lawrence.	
JOHN CRAWFORD CROSBY,		•	•	•		of Pittsfield.	
EDWARD PETER PIERCE,			•	•	•	of Brookline.	
JAMES BERNARD CARROLL	, * .	•	•	•	•	of Springfield.	
sui	PERIC	R	COUI	RT.			
	CHIEF	JUS	TICE.				
JOHN ADAMS AIKEN, .	•	•	•	•	•	of Greenfield.	
A 8	SOCIAT	e ji	JSTICE	s.			
FRANKLIN G. FESSENDEN.						of Greenfield.	
JOHN H. HARDY,						of Arlington.	
WILLIAM B. STEVENS, .						of Stoneham.	
CHARLES U. BELL,						of Andover.	
						of Lowell.	
	•					of Cambridge.	
WILLIAM C. WAIT,	-		-			of Medford.	
LLOYD E. WHITE,			-			of Taunton.	
LORANUS E. HITCHCOCK,						of Cambridge.	
WILLIAM F. DANA,			-	_	•	of Newton.	
JOHN F. BROWN			-	•	•	of Milton.	
HENRY A. KING	•	•	•	•	•	of Springfield.	
GEORGE A. SANDERSON, .	•	•	•	•	•	of Ayer.	
ROBERT F. RAYMOND, .	•		•	•	•	of New Bedford.	
_	•		•	•	•	of Newton.	
CHARLES F. JENNEY, .			•	•		of Boston.	
* Instinct of Superior Com				•			

^{*} Justice of Superior Court from December 16, 1914, to January 27, 1915.

JUDICIAL DEPARTMENT.

JOSEPH F. QUINN, .		•			•		of Salem.
JOSEPH F. QUINN, . JOHN D. McLAUGHLIN,			•				of Boston.
WALTER PERLEY HALL,		•					of Filchburg.
HUGO A. DUBUQUE,							of Fall River.
HUGO A. DUBUQUE, PATRICK M. KEATING,							of Boston.
FREDERIC H. CHASE,							of Boston.
RICHARD W. IRWIN,					•		of Northampton
WILLIAM HAMILTON,			•				of Springfield.
CHRISTOPHER T. CALLA	AHAN,						of Holyoke.
							of Lynn.
PHILIP J. O'CONNELL,							of Worcester.
							•
	LAN	ID CC	ΠRΊ	•			
		JUDGI	-	•			
CHARLES T. DAVIS,		JUDGE	.		_	_	of Brookline.
		-	•	•	•	•	<i>y</i> 2. <i>continue</i> .
	A880	CIATE 3	JUDGI	C.			
JOSEPH J. CORBETT,	•	•	•	•	•	•	of Boston.
	R	ECORD	RR.				
CLARENCE C. SMITH,		•					of Newton.
							•
JUDGES OF	PROB	ATE .	AND	IN	SOL	VE	NCY.
ROBERT GRANT, Boston,		•					Suffolk.
ELIJAH GEORGE, Boston,							Suffolk.
ROLLIN E. HARMON, Lyn	ın						Essex.
HARRY R. DOW, North Ar							Essex.
CHARLES J. McINTIRE, C	Cambrio	dge.					MIDDLESEX.
GEORGE FIELD LAWTON	, Caml	bridge,					
WILLIAM T. FORBES, We							Worcester.
FREDERICK H. CHAMBEI			ester.				WORCESTER.
WILLIAM G. BASSETT, N							HAMPSHIRE.
CHARLES L. LONG, Spring	gfield,	•					Hampden.
FRANCIS NIMS THOMPSO	N, Gr	eenfield	١, .				FRANKLIN.
EDWARD T. SLOCUM, Pit	tsfield,		•				BERKSHIRE.
JAMES H. FLINT, Weymo LOYED E. CHAMBERLAIN	uth, .						Norfolk.
LOYED E. CHAMBERLAIN	N, Broo	kton,					PLYMOUTH.
ARTHUR M. ALGER, Tau	nton,	•					Bristol.
RAYMOND A. HOPKINS,							BARNSTABLE.
EVERETT ALLEN DAVIS,			7, .				Dukes.
HENRY RIDDELL, Nantuck							NANTUCKET.
•	-						

SPECIAL JUDGES OF PROBATE AND INSOLVENCY.

HENRY P. FIELD, Northampton, .			Hampshire.
CHARLES H. BECKWITH, Springfield,			Hampden.
LYMAN W. GRISWOLD, Greenfield, .	•	-	FRANKLIN.
WILLIAM A. BURNS, Pittsfield,			BERKSHIRE.

REGISTERS OF PROBATE AND INSOLVENCY.

REGISTERS OF PROBATE	AND	INSOL	ENCY.
ARTHUR W. DOLAN, Boston,			Suppolk.
HORACE H. ATHERTON, Jr., Saugus,			Essex.
WILLIAM E. ROGERS, Wakefield, .			MIDDLESEX.
HARRY H. ATWOOD, Worcester, .			Worcester.
HUBBARD M. ABBOTT, Northampton,			Hampshire.
FRANK G. HODSKINS, Longmeadow,			Hampden.
JOHN C. LEE, Greenfield,			FRANKLIN.
ARTHUR M. ROBINSON, North Adams,			Berkshire.
J. RAPHAEL McCOOLE, Dedham, .			Norfolk.
SUMNER A. CHAPMAN, Plymouth, .			PLYMOUTH.
GUILFORD C. HATHAWAY, Fall River,			BRISTOL.
CLARENDON A. FREEMAN, Chatham,			Barnstable.
BERIAH T. HILLMAN, Edgartown, .			Dukes.
ROBERT MACK, Nantucket,			NANTUCKET.

DISTRICT ATTORNEYS.

JOSEPH C. PELLETIER, Boston, .			SUFFOLK.
WILLIAM J. CORCORAN, Cambridge,		•	NORTHERN.
MICHAEL A. SULLIVAN, Lawrence,*			Eastern.
JOSEPH T. KENNEY, New Bedford,			Southern.
ALBERT F. BARKER, Brockton, .	•		SOUTHEASTERN.
JAMES A. STILES, Gardner,			MIDDLE.
CLARENCE P. NILES, Pittsfield, .			Western.
JOHN H. SCHOONMAKER, Ware, .			Northwestern.

SHERIFFS.

JOHN QUINN, Jr., Boston, .		•		•	Suffolk.
SAMUEL A. JOHNSON, Salem,			•	٠.	Essex.
JOHN R. FAIRBAIRN, Cambridge.	_				MIDDLESEX.

^{*} Appointed December 80, 1914, to fill vacancy caused by resignation of Henry C. Attwill, Attorney-General elect, to take effect January 5, 1915.

JUDICIAL DEPARTMENT.

BENJAMIN D. DWINNELL, Fitch	burg,	,		•	•		Worcester.
MAURICE FITZGERALD, Northan	pton	,					Hampshire.
EMBURY P. CLARK, Springfield,	•						Hampden.
EDSON J. PRATT, Erving, .					•		FRANKLIN.
JOHN NICHOLSON, Pittsfield,			•				BERKSHIRE.
SAMUEL H. CAPEN, Dedham,		•	•		•		Norfolk.
HENRY S. PORTER, Plymouth,						•	PLYMOUTH.
EDWIN H. EVANS, Taunton,							Bristol.
HENRY M. PERCIVAL, Orleans,					•		BARNSTABLE.
WALTER H. RENEAR, Tisbury,			•				DUKES.
JOSIAH F. BARRETT, Nantucket,							NANTUCKET.

CLERKS OF COURTS.

CLARENCE H. COOPER, Boston, Clerk of the Supreme Judicial Court for the Commonwealth.							
JOHN F. CRONIN, Boston, Supreme J	udici	al Co	ourt,		. Suffolk.		
FRANCIS A. CAMPBELL, Boston, Sup. Court, Civil Business, JOHN P. MANNING, Boston, Sup. Court, Criminal Business,							
EDWARD B. GEORGE, Haverhill,					. Essex.		
WILLIAM C. DILLINGHAM, Malden,			•		. MIDDLESEX.		
THEODORE S. JOHNSON, Worcester,					. Worcester.		
HAYNES H. CHILSON, Northampton,					. Hampshire.		
ROBERT O. MORRIS, Springfield,					. Hampden.		
CLIFTON L. FIELD, Greenfield, .					. Franklin.		
FRANK II. CANDE, Pittsfield,					. Berkshire.		
LOUIS A. COOK, Weymouth, .					. Norfolk.		
EDWARD E. HOBART, Plymouth,					. PLYMOUTH.		
SIMEON BORDEN, Fall River, .					. Bristol.		
ALFRED CROCKER, Barnstable, .					. BARNSTABLE.		
ARTHUR W. DAVIS, Chilmark, .					. Dukes.		
JOSIAH F. MURPHEY, Nantucket,		•	•		. NANTUCKET.		

MEMBERS OF THE SIXTY-FOURTH CONGRESS.

[Congressional Districts established by Chap. 674, Acts of 1912.]

Senators.			
HENRY CABOT LODGE,			of Nahant.
JOHN WINGATE WEEKS,	•	•	of Newton.
Representatives.			
DISTRICT I ALLEN T. TREADWAY, .			of Stockbridge.
II FREDERICK H. GILLETT, .			of Springfield.
III. — CALVIN D. PAIGE,			of Southbridge.
IV. — SAMUEL E. WINSLOW, .			of Worcester.
V. — JOHN JACOB ROGERS,			of Lowell.
VI AUGUSTUS P. GARDNER, .			of Hamilton.
VII. — MICHAEL F. PHELAN,			of Lynn.
VIII FREDERICK W. DALLINGER,			of Cambridge.
IX. — ERNEST W. ROBERTS,	•		of Chelsea.
X. — PETER F. TAGUE,			of Boston.
XI. — GEORGE HOLDEN TINKHAM,			of Boston.
XII. — JAMES A. GALLIVAN,			of Boston.
XIII. — WILLIAM II. CARTER,			of Needham.
XIV. — RICHARD OLNEY, 2D,			of Dedham.
XV. — WILLIAM S. GREENE,	•		of Fall River.
XVI. — JOSEPH WALSH,			of New Bedford.

APPENDIX

The following tables, from 1902 to 1913, inclusive, were prepared by Fisher Ames, Esq. The tables for the years 1914 and 1915 and the index to the General and Special Acts of 1915 have been prepared by Nelson B. Vanderhoof, Esq., appointed to that duty under Revised Laws, chapter 9, section 1, as amended by Acts of 1914, chapter 449, section 1, which direct the governor to appoint a skilled person to prepare a table of changes in the general laws, and an index.

TABLES

SHOWING

COMMONWEALTH WHAT GENERAL LAWS OF THE HAVE BEEN AFFECTED BY SUBSEQUENT LEGISLATION

T

CHANGES IN THE "REVISED LAWS"

Chapter 1. — Of the Jurisdiction of the Commonwealth, and Places ceded to the United States.

Act to protect dignity of the uniform of the United States. St. 1911, 460. To prevent misuse of the flag. St. 1913, 464, 604, 678, 818; 1915, 255. SECT. 4. Acts relative to boundary of the commonwealth. St. 1906, 146; 1908, 192.

SECT. 5. Tracts ceded: Nahant. St. 1902, 373. The "Graves." St. 1903, 258 § 1. Littleton. 1912, 224. Nantucket. St. 1904, 428. Hingham and Weymouth. St. 1905, 446. Hull. St. 1905, 455; 1906, 511. Deer Island. St. 1907, 172. East Boston. St. 1910, 331; 1911, 546. Lowell. St. 1911, 255. Outer Brewster island. St. 1913, 793. SECT. 9 extended to geological survey. St. 1903, 150 § 1.

SECTS. 10-12. See St. 1903, 150 § 2.

SECT. 13. See St. 1906, 146.

Chapter 2. — Of the Arms and the Great Seal of the Commonwealth.

SECT. 1. Use of representations, for advertising or commercial purposes, forbidden. St. 1903, 195.

Act to define the flag of the commonwealth. St. 1908, 229; 1915, 37. Flags to be displayed on certain buildings. St. 1909, 60; 1909, 229; 1911, 232. (See Res. 1911, 5.)

Chapter 3. — Of the General Court.

As to the fiscal year and appropriations, see St. 1905, 211 § 12. As to petitions for construction or repairs of buildings, see St. 1907, 520. For authorizing cities and towns to borrow money outside limit of indebtedness. St. 1913, 677. Bulletin of hearings. Res. 1909, 5; St. 1911, 427. Provision for a cumulative index of Acts, etc. St. 1912, 185.

SECTS. 6, 7. See St. 1912, 481 § 1; 1914, 56.

SECT. 7 in part repealed. St. 1912, 481 § 2. SECT. 8 amended. St. 1911, 676 § 1. (See Res. 1911, 127, 130.)

SECT. 10 amended. St. 1907, 163; 1912, 13.

SECT. 11. Salaries changed. St. 1907, 304. SECT. 12 amended. St. 1904, 87; 1906, 126; 1915, 271. (See 1904, 440.)

SECT. 13. See St. 1911, 674.

SECT. 14 amended. St. 1913, 450.

SECT. 17 amended. St. 1902, 544 § 1.

SECT. 19 amended. St. 1912, 170.

SECT. 21. See St. 1914, 698 § 1, 712 § 2, 762 § 1.

SECT. 22. See St. 1910, 473; 1911, 136. SECT. 24. See St. 1909, 174; Res. 1909, 5.

SECT. 30 amended. St. 1913, 434.

SECTS. 33, 34 (new) added. St. 1911, 728.

Chapter 4. — Of the Governor, Lieutenant Governor and Council.

Governor may exclude traffic from highways during practice or manœuvres of militia. St. 1912, 147.

Provision for an art commission. St. 1910, 422; 1913, 225. Advisory board of pardons. St. 1913, 829.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 1 amended. St. 1914, 445.

SECT. 3. Salary of members of the council. St. 1912, 639.

SECT. 5 amended. St. 1914, 158. SECT. 6 amended. St. 1902, 523; 1904, 268; 1906, 109; 1908, 497, 507. (See 1910, 513; 1913, 835 § 339.)

SECT. 7 amended. St. 1908, 540. (See 1914, 605 § 1.)

SECT. 8 in part superseded. St. 1908, 507; 1914, 159. (See 1904, 88.) SECT. 9 amended. St. 1908, 549.

SECTS. 10, 11. See St. 1905, 328; 1910, 220, 326.

SECT. 11 affected. St. 1908, 544.

Chapter 5. — Of the Secretary of the Commonwealth.

Provision for two deputy secretaries. St. 1908, 561; 1910, 66; 1912, 522; 1913, 717, 718. Additional clerk. St. 1912, 362.

Provision for filing power of attorney by certain non-residents for service

of legal process. St. 1908, 528.

Provision for the compiling of the general laws relative to towns by the secretary. 1914, Res. 86. For printing and distributing copies of certain proceedings of the United Spanish War Veterans. St. 1915, 175.

Act to establish grades for salaries of clerks and stenographers in the

departments of the commonwealth. St. 1914, 605.

Sect. 1 amended. St. 1907, 276; 1914, 589. (See 1908, 469; 1914, 615.)

SECT. 2 revised. St. 1902, 364. Amended. St. 1908, 496, 508, 561;

1910, 66; 1912, 362, 522. In part repealed. St. 1913, 721.

SECT. 4 et seq. See St. 1902, 470 \\$ 2, 544 \\$ 8; 1903, 368 \\$ \\$ 2, 4, 437 \\$ 88, 484 \\$ \\$ 2, 3; 1904, 374 \\$ 5, 458 \\$ 2; Res. 1904, 8; 5t. 1905, 204, 321 \\$ 2; 1906, 433 \\$ 4, 434; 1907, 111, 396 \\$ 1, 571 \\$ 1; 1908, 208, 314, 590 \\$ 25; 1909, 371 \\$ 3; 1910, 83; 1911, 550 \\$ 19, 628 \\$ 12; Res. 1912, 22; St. 1912, 185, 222, 266, 391, 702; 1913, 93, 595 \\$ 3, 596, 752 \\$ 1.

SECT. 6. See St. 1902, 438.

SECTS. 10, 11. See St. 1910, 483; 1914, 447.

SECT. 11 amended. St. 1903, 424 § 1.

Chapter 6. — Of the Treasurer and Receiver General, the Auditor of Accounts and Matters of Finance.

An act to establish a new fiscal year for the Commonwealth. St. 1905, 211.

Reward for civil war veterans. St. 1912, 702.

Act relative to expenses incurred by Metropolitan water and sewerage board. St. 1903, 315, 356, 399; 1904, 230, 246, 406 § 6; 1906, 319 § 3, 367, 407 § 3; 1908, 556 § 2, 558 § 2; 1909, 320 § 2; 1910, 32, 291 § 2; 1911, 5, 464 § 2; 1912, 694 § 2; 1913, 755 § 2, 814 § 4; 1914, 601.

Act to establish grades for salaries of clerks and stenographers in the

departments of the commonwealth. St. 1914, 605.

Treasurer and receiver general authorized to transfer unexpended appropriations to certain sinking funds. St. 1915, 139.

SECT. 1. Expense of bond to be paid by the commonwealth. St. 1907,

276. (See 1908, 469; 1912, 66.)

SECT. 1 et seq. See St. 1903, 251, 368 § 2; 1904, 246, 421, 426, 427 §§ 1, 3, 431; 1905, 428; 1906, 204 § 4, 407, 435 § 8; 1907, 165, 229 § 4, 238, 446 § 2, 474 § 10; 1908, 168, 590 §§ 4, 8, 55-58, 595 § 4, 624; 1909, 490 I § 34, III § 68, 491 § 2; 1910, 220, 255, 598 § 6, 607 § 6, 616, 649, 651 § 9, 656 §§ 2-6; 1911, 148, 478, 532; 1912, 45, 49, 70; 1913, 336, 376, 422, 759 § 6, 832 § 11.

SECT. 4 amended. St. 1912, 7; 1913, 336. Provision for deputy and accountant. St. 1913, 336. (See 1909, 94; 1910, 151.) Salaries changed. St. 1903, 398 §§ 1, 2; 1905, 272; 1907, 276; 1910, 230, 265; 1912, 632; 1913, 336, 835 §§ 391, 392; 1914, 605. Employees to give bonds. St. 1910, 126. Retirement system for employees. St. 1911, 532; 1912, 363; 1913, 310, 807; 1914, 410, 568, 582. (See 1911, 634, 751.)

SECT. 6. See St. 1911, 526.

SECT. 7. See St. 1903, 109; 1907, 121. (See 1908, 414.)

SECT. 9 amended. St. 1905, 211 § 2.

SECT. 13. See St. 1908, 469; 1914, 615. Title changed and deputy auditor and supervisor of accounts provided for. St. 1908, 597; 1911, 294; 1912, 79, 512 § 1. (See 1915, 274.) Provision for registration of public accountants. St. 1909, 399; 1910, 263; 1911, 81.

SECT. 14 revised. St. 1907, 139 § 2, 276; 1908, 597 §§ 2, 3; 1911, 294;

1912, 512 § 2; 1914, 399 §§ 1, 2, 605; 1915, 274. (See 1902, 177; 1903, 120; 1904, 440; 1905, 149; 1908, 638.) List of officials and employees to be printed. St. 1910, 268; 1911, 43; 1913, 534.

SECT. 15 et seq. See St. 1903, 368 § 2; 1904, 431, 458 § 2; 1908, 590 §§ 57, 58; 1909, 436 § 3; 1910, 220, 268, 517; 1911, 592 § 2; 1912, 70, 719; 1913, 269, 807 § 2; 1914, 698.

SECT. 16 affected. St. 1908, 195.

SECT. 18 amended. St. 1914, 399 § 3.

SECT. 21 revised. St. 1907, 139 § 1. (See 1905, 211 § 3; 1908, 414.) SECT. 22 revised. St. 1905, 211 § 4; 1908, 630.

SECT. 23. See St. 1910, 517; 1911, 526.

SECT. 25 amended. St. 1905, 211 § 5; 1908, 597 § 5; 1910, 220 §§ 1, 2. Supervision of expenses. St. 1910, 220. (See 1910, 268; 1911, 43, 82; 1912, 719; 1913, 534; 1914, 698.) Commission on economy and efficiency. St. 1912, 719; 1914, 698. (See 1915, 45.)

SECT. 26 repealed and new provisions made. St. 1910, 220. (See 1905, 211 § 6; 1907, 520; 1908, 105; 1910, 268; 1911, 43, 82; 1912, 719; 1913,

534, 745; 1914, 662, 698.)

SECT. 27 repealed. St. 1905, 211 § 13. (See 1907, 520; 1910, 220 §§ 1, 2; 1914, 662.) Act relative to sending notices to city and town auditors of payments. St. 1912, 387.

SECT. 28 amended. St. 1910, 342. (See 1910, 306.)

SECT. 28 et seq. See St. 1904, 458 §§ 1-6; 1907, 165 § 1. Provision for partial repayment to certain towns of cost of apparatus for preventing or extinguishing forest fires. St. 1910, 398.

SECT. 31 amended. St. 1905, 211 § 7. (See 1915, 139.) SECT. 35 amended. Advances authorized. St. 1905, 369; 1907, 466; 1908, 178, 195, 434, 469; 1909, 218, 514 § 15; 1910, 488; 1912, 71, 145, 352, 721; 1914, 45. Repealed and superseded. St. 1914, 370 § 3. (See 1914, 615.)

SECT. 37 amended. St. 1905, 211 § 8.

SECT. 38 amended. St. 1905, 211 § 9. SECT. 40 amended. St. 1905, 211 § 10. (See 1910, 306.)

SECT. 41 et seq. See acts relative to construction and improvement of buildings at state and other institutions. St. 1907, 520, 555; 1908, 303; 1914, 662.

Provision for an art commission. St. 1910, 422.

SECT. 46 amended. St. 1903, 283 § 1. (See Res. 1905, 2.)

SECT. 48 amended. St. 1903, 283 § 2.

See St. 1910, 306. SECT. 54.

See St. 1915, 212. SECT. 56.

SECT. 59 revised. St. 1906, 487. (See 1902, 55.) SECT. 62. See St. 1909, 136, 148; 1910, 137.

SECTS. 65, 79. See St. 1903, 471; 1904, 458; 1915, 231 § 16.

SECT. 67. See St. 1909, 136, 148; 1910, 137, 306.

See St. 1903, 109; 1907, 121. SECT. 69.

See St. 1915, 139. SECT. 70.

SECT. 72 et seq. Issue of bonds, scrip and notes regulated. St. 1912,

3; 1913, 376. (See 1903, 226; 1904, 263; 1905, 169; 1906, 493; 1909, 148, 490 I § 5; 1910, 123, 137.)

SECT. 77. See St. 1904, 349; 1909, 514 § 23.

SECT. 79 amended. St. 1910, 512.

Chapter 7. — Of the Attorney-General and the District Attorneys.

Act to establish grades for salaries of clerks and stenographers in the

departments of the commonwealth. St. 1914, 605.

SECT. 1 et seq. See St. 1903, 251; 1904, 344 § 1, 375 §§ 3-6, 421; 1906, 372, 377 § 2, 433 § 6; 1907, 465 § 25, 524 § 3; 1908, 220, 372 § 1, 454 § 2, 478 § 1, 590 §§ 8, 17, 595 § 5; 1909, 214; 1911, 310, 755 § 5; 1912, 629 § 2, 651 § 6; 1913, 709, 835 §§ 339, 391, 392; 1914, 728.

SECT. 8 amended. St. 1908, 586.
SECT. 9 amended. St. 1912, 575. Office of chief clerk established. St.

1903, 357 §§ 1, 2. (See 1907, 276; 1908, 372 § 1.)
SECTS. 11, 13. Districts classified and salaries established. St. 1905, 157; 1906, 460 § 2; 1910, 310 § 2, 369; 1911, 485; 1912, 576. (See 1902, 471, 530; 1903, 395.)

SECT. 12. Additional assistants. St. 1906, 460 § 1; 1909, 276; 1910,

310 § 1, 439 § 2; 1914, 573; 1915, 88. (See 1909, 271; 1910, 373.) SECT. 13 et seq. Salaries fixed. St. 1905, 157; 1906, 460 §§ 2, 3; 1910, 439 §§ 2-4; 1913, 602; 1914, 326. (See 1914, 573.) Estimates of expenses. St. 1909, 271. SECT. 14. See St. 1914, 573.

SECT. 16. See St. 1908, 469; 1912, 66; 1914, 615.

Certain expenses authorized. St. 1906, 494; 1907, 170. (See 1910, 439 § 1.) Advances authorized. St. 1905, 369; 1910, 439 § 1; 1914, 542. (See 1908, 469.)

Travelling expenses allowed. St. 1905, 157 § 4.

SECT. 17. See St. 1908, 454 § 2; 1909, 514 § 28; 1912, 495.

Chapter 8. — Of the Statutes.

Act to establish a commission to promote uniformity of legislation in the United States. St. 1909, 416. (See 1910, 73.)

Sect. 3. See St. 1910, 483 § 1; 1914, 447.

SECT. 4. See St. 1907, 414.

SECT. 5, cl. 8. See St. 1912, 271. Cl. 9 amended. St. 1910, 473; 1911, 136. (See 1905, 328; 1907, 204; 1910, 473; Res. 1911, 5.)

SECT. 6 (new) added. St. 1913, 648.

Chapter 9. — Of the Printing and Distribution of the Laws.

A board of publication is established. St. 1902, 438. (See 1909, 67; Res. 1909, 33.)

As to state printing. See Res. 1912, 30.

List of officials and employees to be printed. St. 1910, 268; 1911, 43. (See 1911, 82; 1912, 719; 1914, 698.)

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 1 repealed. St. 1914, 449 § 2. (See 1910, 483; 1914, 447.)

SECT. 2 amended. St. 1908, 173, 443; 1909, 50, 147; 1910, 80; 1911, 667; 1912, 109, 144; 1913, 392.

SECT. 3 revised. St. 1908, 474; 1912, 61, 185.

SECT. 5 repealed. St. 1905, 211 § 13. (See 1903, 291; 1906, 235.)

SECT. 6 repealed. St. 1902, 438 § 7.

SECT. 7 in part repealed. St. 1902, 228 § 8, 438 § 7. Amended. St. 1902, 230, 269; 1903, 291, 390; 1904, 388, 410; 1905, 138, 275; 1906, 296 § 2; 1908, 444, 459, 462 § 5, 523; 1909, 371 § 3; 1910, 83, 236, 429, 514, 599 § 1; 1911, 51, 74, 446, 526; 1913, 295, 329, 358, 595; 1914, 91, 291 § 1, 575; 1915, 149. Last clause limited. St. 1909, 67; 1913, 132. (See 1907, 289; 1908, 481 § 1; Res. 1909, 33; St. 1910, 268; 1911, 43, 388 § 12; Res. 1912, 22; St. 1913, 622.)

Provision for distribution of certain town records. St. 1902, 470 § 2. And of certain documents to law libraries. St. 1904, 209.

SECT. 8 amended. St. 1908, 422; 1914, 291 § 2, 336. SECT. 9. See Res. 1905, 2.

SECT. 10 amended. St. 1910, 121.

SECT. 14. See St. 1912, 185; Res. 1912, 20.

Chapter 10. — Of the State House, the Sergeant-at-Arms and the State Library.

Provision for night watch and fire alarm. St. 1911, 723. Provision relative to the decennial census. St. 1914, 692 § 11.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 3. See St. 1908, 195, 469; 1914, 615.

SECT. 4. See St. 1907, 135 § 1; 1908, 485 § 1; 1909, 514 § 2; 1910, 326; 1913, 830; 1915, 256. Care of rooms, etc., in the state house wings. St. 1915,

See St. 1915, 224. SECT. 5.

SECT. 6 amended. St. 1905, 218 § 1; 1909, 174 § 1; 1914, 710. (See 1915, 224.)

SECT. 7 amended. St. 1909, 174.

SECT. 9. Compensation of elevator men. St. 1910, 634; 1914, 667. (See 1906, 232.) Porters. St. 1907, 384; 1914, 684. Matron. St. 1910, 152. Stenographers. St. 1914, 605. Pensions. St. 1913, 711. Employment of watchmen, porters, elevator men, etc., in the state house wings. St. 1915, 224.

SECT. 10 amended. St. 1903, 455 § 1; 1905, 218 § 2; 1907, 359; 1909, 174; 1914, 605.

St. 1903, 323; 1911, 60, 115; 1914, 710. SECT. 11 amended.

St. 1911, 115; 1914, 710. Sect. 12 amended.

SECT. 13 affected. St. 1915, 202.

SECT. 15 amended. St. 1910, 154.

SECT. 17. See St. 1910, 326, 422.

SECT. 21. See St. 1910, 326.

SECTS. 24, 25, 27, 30 amended. St. 1910, 217.

SECT. 26 amended. St. 1910, 421 § 1.

SECT. 27. Amount increased. St. 1905, 154; 1908, 342; 1910, 421 § 2.

SECT. 29. See St. 1905, 154; 1910, 421 § 2.

Chapter 11. - Of Elections.

Act to codify the laws relative to primaries, caucuses and elections. St. 1913, 835; 1914, 329, 345, 393, 435, 454, 611, 646, 676, 783, 790; 1915, 36, 42, 48, 91, 100, 105, 182, 283, 284. (See 1902, 56, 90, 157, 225, 346, 348, 384, 492, 506, 512, 518, 537, 544 § 2; 1903, 279, 318, 368, 425, 426, 450, 453, 454, 474; 1904, 41, 179, 201, 245, 275, 293, 294, 310, 334, 375, 377, 380, 404; 1905, 111, 313, 318, 386, 397; 1906, 76, 291 § 18, 298, 311, 444, 481, 497; 1907, 330, 387, 429, 468, 543, 560, 579, 581; 1908, 83, 85, 345, 391, 423, 425, 428, 461, 480, 483, 518; 1909, 149, 213, 264, 344, 356, 492, 514 § 45; 1910, 44, 55, 147, 182, 200, 246, 520; 1911, 222, 304, 353, 354, 355, 378, 422, 436, 517, 518, 550, 679, 735, 745; 1912, 229, 252, 254, 261, 265, 266, 273–275, 307, 398, 446, 471, 473, 483, 515, 641; 1913, 286, 387, 559, 608, 628, 686; 1914, 630; 1915, Res. 125.)

Provision for referendum on questions of public policy. St. 1913, 819.

And of hours of labor. St. 1913, 822.

Act relative to the nomination and election of councilmen in the city of Boston. St. 1914, 646.

Fire, water, watch and improvement districts authorized to use official ballots at district elections. St. 1915, 182.

SECT. 13 re-enacted. St. 1913, 835 § 13. Amended. St. 1914, 345 § 1. SECT. 15. See St. 1907, 560 § 15; 1909, 344 § 1, 492; 1913, 679.

SECT. 338. See St. 1907, 366; 1913, 210.

SECTS. 422-425. New districts. St. 1906, 497; 1912, 674.

Chapter 12. — Of the Assessment of Taxes.

This chapter is in part superseded by St. 1909, 490 Part I; 1911, 89, 308, 366; 1912, 238; 1913, 473 § 2, 599 § 1, 823; 1914, 198, 629, 689, 770; 1915, 40, 137, 237, 238. (See 1910, 521; 1912, 222, 312; 1913, 649, 719 § 18.)

As to assistant assessors in Boston. See St. 1913, 484.

Act relative to the collection of poll taxes. St. 1913, 679. (See 1907, 560 § 15; 1909, 344 § 1.)

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915,

Act to provide for the classification and taxation of wild or forest land. St. 1914, 598.

Act to provide for the exemption from taxation of certain bonds upon payment of a fee. St. 1914, 761; 1915, 135.

Act relative to the taxation of foreign corporations. St. 1914, 724.

Exemption from taxation of real estate and tangible personal property of the militia. St. 1915, 40.

SECTS. 1-4 affected. St. 1902, 374 § 4; 1909, 440 § 2, 490 I §§ 1-4, 516; 1914, 198 § 2. (See also 1904, 403; 1906, 523; 1913, 636.)

SECT. 5 amended. St. 1906, 315, 493; 1907, 367; 1908, 464 § 1, 594; 1909, 223, 490 I § 5, 516 § 1; 1910, 333, 559 § 3; 1912, 189; 1913, 578; 1914, 83, 518, 523, 761; 1915, 135. Real and personal property of militia. St. 1915, 40. (See 1906, 481; 1913, 832 § 8.) Clause 3. See St. 1911, 400, 634 § 7; 1913, 82, 155. Cl. 8. See St. 1913, 578. Provisions for reimbursing cities and towns for loss of taxes on land used for public institutions. St. 1910, 607; 1911, 478; 1914, 648.

SECT. 6 amended. St. 1908, 120; 1909, 187, 490 I § 6; 1914, 598 § 26.

(See 1914, 720 § 5.)

SECTS. 7-9 repealed and new provisions made. St. 1902, 374 §§ 1-3, 375; 1909, 440 § 2, 490 I § 7.

SECTS. 10-12. See St. 1903, 161; 1909, 243, 490 I §§ 8-11; 1911, 135;

1914, 629.

Secrs. 13, 14 amended. St. 1909, 440 § 2, 490 I §§ 13, 14; 1914, 198 § 2. (See 1904, 385; 1911, 75; 1913, 401.)

SECT. 15 amended. St. 1902, 113; 1909, 440 § 2, 490 I § 15; 1914,

198 § 2; 1915, 237 § 23.

SECT. 16. See St. 1909, 490 I § 16.

SECT. 17 amended. St. 1902, 112; 1909, 490 I § 17.

SECTS. 18-22. See St. 1909, 490 I §§ 18-22.

Sect. 23 amended. St. 1902, 342 § 1; 1909, 439 § 1, 440 § 2, 490 I § 23; 1911, 383 § 2; 1913, 458; 1914, 198 § 2. Affected, St. 1915, 137. (See 1906, 463 III § 126; 1909, 516 § 2.)

SECTS. 24-41. See St. 1909, 440 § 2, 490 I §§ 24-41; 1910, 260; 1913,

676; 1914, 198 §§ 2, 5.

SECT. 41 revised. St. 1903, 157 § 1; 1909, 440 §§ 2, 3.

SECTS. 42-48. See St. 1909, 490 I §§ 42-48; 1912, 621.

SECT. 49 repealed. St. 1902, 111. (See 1909, 490 I § 49.) SECTS. 50-58. See St. 1909, 490 I §§ 49-57; 1913, 649.

SECT. 51 et seq. See St. 1913, 564 § 6.

SECT. 54 amended. St. 1908, 589 § 5. SECT. 57 amended. St. 1908, 387 § 1.

SECT. 58 amended. St. 1907, 181; 1908, 314, 387 § 2; 1909, 440 § 2; 1914, 198 § 2.

SECTS. 59-72. See St. 1909, 490 I §§ 58-71; 1913, 688; 1915, 237.

SECTS. 60, 61, 63. See St. 1908, 314; 1909, 490 I §§ 60-63; 1912, 222, 312; 1913, 694.

SECT. 72 superseded. St. 1909, 490 I § 71; 1913, 688 § 1; 1915, 237

SECTS. 73-84. See St. 1905, 381 § 7; 1906, 268 § 5; 1907, 521 § 3; 1909, 490 I §§ 72-83; 1911, 242; 1913, 226.

New section added. St. 1904, 442 § 1; 1909, 490 I § 84.

SECT. 84 amended. St. 1902, 91; 1909, 490 I § 83; 1913, 226.

SECTS. 85-101. See St. 1909, 490 I §§ 65-101; 1911, 89, 366; 1913, 453, 599 § 1; 1914, 198 § 5, 689; 1915, 237 § 17.

SECT. 86 superseded. St. 1909, 490 I § 86; 1915, 237 § 17.

SECT. 93 amended. St. 1904, 181, 1906, 271 § 11, 1909, 440 § 2, 490 I § 93; 1913, 453; 1914, 198 § 5.

SECT. 94 amended. St. 1909, 440 § 2, 490 I § 94; 1914, 198 § 2. (See 1908, 314.)

SECT. 100. Apportionment of state tax. St. 1911, 366, 752. (See 1909,

490 I § 101; 1911, 366; 1914, 198 § 5, 689.)

SECT. 101. See St. 1909, 449, 490 I § 101; 1911, 366; 1914, 198 § 5, 689.

Chapter 18. — Of the Collection of Taxes.

This chapter is superseded in part by St. 1909, 490 II; 1911, 370; 1912, 390; 1913, 237, 255, 599 § 2; 1915, 56, 237. (See 1912, 360.)

Act relative to collection of poll taxes. St. 1913, 679. (See 1907, 560 § 15; 1909, 344 § 1.)

To facilitate prompt payment of taxes. St. 1913, 688, 824; 1914, 625.

Provision for a special collector in towns. St. 1910, 272.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915,

Act relative to the classification and taxation of wild or forest land. St. 1914, 598.

Act relative to the taxation of foreign corporations. St. 1914, 724.

Act relative to the jurisdiction of the land court and the superior court in re sales and takings of land for non-payment of taxes and the redemption thereof. St. 1915, 237 §§ 3-15 inclusive.

Act relative to sale of lands purchased or taken by cities and towns for

non-payment of taxes. St. 1915, 56.

SECTS. 1-19. See St. 1909, 440 § 2, 490 II §§ 1-19; 1912, 272; 1913. 599 § 2, 679; 1914, 198 § 2.

SECT. 13 amended. St. 1907, 378 § 2, 427; 1909, 490 II § 13, 512; 1915, **237 § 22.**

Acts to provide for authoritative ascertainment of municipal liens on real estate. St. 1907, 378 § 1; 1908, 299; 1909, 490 II § 20. (See 1911, 75.) Sects. 20-34. See St. 1909, 490 II §§ 21-35.

SECT. 26. See St. 1909, 490 I § 3; 1913, 636.

SECT. 31 amended. St. 1908, 99 § 1; 1909, 490 II § 32.

SECT. 35 amended. St. 1909, 440 § 2, 490 II § 36; 1914, 198 § 2.

SECTS. 36-49. See St. 1909, 490 II §§ 37-50; 1913, 255.

SECT. 38 et seq. See St. 1912, 360, 390.

SECT. 43 amended. St. 1902, 423; 1905, 193; 1909, 490 II § 44; 1911, 370: 1915, 237 § 1.

SECT. 44 amended. St. 1909, 259, 490 II § 45; 1912, 390.

SECTS. 49, 50. See St. 1909, 440 § 2, 490 II §§ 50, 51; 1914, 198 § 2.

SECT. 51 superseded. St. 1915, 237 § 24. (See 1909, 490 II § 52.)

Secrs. 51-69. See St. 1909, 490 II §§ 52-70.

SECT. 54 superseded. St. 1915, 237 § 2. (See 1909, 490 II § 55.)

SECT. 58 amended. St. 1905, 325 § 1; 1909, 490 II § 59; 1915, 237 § 16.

SECTS. 58-69. See St. 1915, 237 §§ 3-15 inclusive.

SECTS. 60, 61 superseded. St. 1902, 443; 1909, 490 II §§ 61, 62.

SECT. 61 amended. St. 1905, 325 § 2.

SECT. 66 superseded. St. 1915, 237 § 19. (See 1909, 490 II § 67.) SECT. 67 superseded. St. 1915, 237 § 20. (See 1909, 490 II § 68.)

SECT. 69. See St. 1915, 237 § 18.

SECTS. 70-87. See St. 1909, 490 I § 83, II §§ 71, 89; 1913, 226.

SECT. 75 amended. St. 1905, 325 § 3; 1908, 226; 1909, 490 II § 76; 1915, 237 § 26. (See 1906, 372.)

SECT. 76 et seq. See St. 1910, 272.

SECT. 80 amended. St. 1908, 247; 1909, 490 II § 82.

SECT. 83 amended. St. 1908, 99 § 2; 1909, 490 II § 85.

SECT. 87. Schedule of forms revised. St. 1913, 311. (See 1909, 490 II § 89.)

Chapter 14. — Of the Taxation of Corporations.

The law as to the taxation of corporations is revised. St. 1903, 437 §§ 45–48, 71–87; 1909, 342, 490 III; 1910, 216, 270, 456, 650; 1911, 337, 379, 383, 618; 1912, 457, 491; 1913, 473 § 1; 1914, 198 § 6, 724, 770; 1915, **34**, 135, 137, 167, 217, 231 **§** 21; **233**, **238**.

Act relative to taxation of corporations formed for the purpose of owning wild or forest lands. St. 1914, 598.

Act to regulate distribution of corporate franchise tax of domestic corporations. St. 1910, 456.

Act to provide for the exemption from taxation of certain bonds upon payment of a registration fee. St. 1914, 761; 1915, 135.

Act relative to the taxation of foreign corporations. St. 1914, 724.

Act relative to taxation of national banks. St. 1915, 233.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

Act to regulate the sale of stocks, etc., by corporations, etc., engaged in the business of publishing or selling school or text books, or conducting correspondence schools. St. 1914, 658.

Property, bonds, etc., of farmland banks to be exempt from taxation.

St. 1915, 231 § 21.

SECT. 1 amended. St. 1907, 564 § 1; 1909, 490 III § 1. SECT. 2 amended. St. 1904, 99; 1906, 322; 1907, 564 § 2; 1909, 430, 490 III § 2; 1912, 543; 1913, 792. (See 1908, 550 § 1.)

Act to establish grades for salaries of clerks and stenographers. St. 1914, 605.

Provision for supervisors of assessors. St. 1908, 550; 1909, 490 III § 2.

SECTS. 3-5. See St. 1909, 490 III §§ 3-5; 1911, 370; 1912, 272.

SECT. 4 amended. St. 1906, 271 § 1; 1908, 468; 1909, 440 § 2. Provision for order by commissioner as to method of keeping records. 1909, 490 III § 7. And revision of valuation. St. 1910, 260. (See 1910, 607; 1911, 478; 1914, 648.) Date of assessment changed to April first. St. 1914, 198 § 2.

SECT. 5 amended. St. 1908, 433 § 1. (See 1908, 433 § 2.)

SECTS. 6, 7 repealed. St. 1908, 468. (See 1911, 184.) SECTS. 8, 9. See St. 1909, 490 III §§ 8, 11; 1914, 198 § 2.

Assessment of salaries and expenses of railroad and gas and electric light commissions and of vessels engaged in foreign carrying trade. St. 1909, 490 III §§ 9, 10.

SECTS. 10-18. See St. 1909, 490 III §§ 12-20; 1914, 198 § 2.

SECT. 17 amended. St. 1906, 271 § 2.

SECT. 19 amended. St. 1906, 271 § 3; 1907, 246; 1909, 342 § 1, 490 III § 21; 1911, 337; 1912, 189.

SECTS. 19-36. See St. 1909, 490 III §§ 21-38; 1910, 216; 1911, 383.

SECT. 20 amended. St. 1906, 271 § 4; 1909, 342 § 2.

SECT. 22 amended. St. 1906, 271 § 5.

SECT. 23. See St. 1909, 419 § 25; 1915, 268 § 8.

SECT. 24 amended. St. 1903, 307 § 1; 1909, 490 III § 26; 1915, 217 § 1. (See 1914, 724.)

SECTS. 24-34 amended. See St. 1909, 490 III §§ 26-32; 1910, 235; 1914,

724; 1915, 217.

SECT. 32 amended. St. 1906, 271 § 6; 1909, 440 § 1. (See 1914, 724.)

SECT. 33 amended. St. 1906, 271 § 8. (See 1914, 724.)

SECT. 34. See St. 1911, 339; 1914, 724.

SECT. 35 amended. St. 1908, 520 § 12; 1909, 440 § 2.

SECTS. 35, 36. See St. 1909, 490 III §§ 37, 38; 1910, 216.

SECTS. 37-40 in part repealed. St. 1903, 437 §§ 48, 95; 1906, 463 II § 125 et seq., 211, 217, 258; 1912, 695. (See 1902, 342 §§ 2-4.)

SECT. 37 amended. St. 1909, 267 § 1, 440 § 2, 490 III § 40; 1914, 198

§ 6; 1915, 34. (See 1910, 650; 1911, 184; 1915, 137.)

SECT. 38 amended. St. 1909, 267 § 2, 439 § 2, 440 § 2. (See 1902, 342) § 3; 1903, 437 §§ 71, 95; 1909, 490 III § 41; 1910, 270; 1911, 379; 1914, 198 § 6; 1915, 34, 137.)
SECT. 39 amended. St. 1902, 342 § 3; 1906, 463 II § 258; 1909, 439

§ 3, 490 III § 42; 1914, 198 § 6. (See 1915, 137.)

SECT. 40 amended. St. 1906, 271 § 9; 1909, 490 III § 43; 1914, 198 § 6. SECTS. 41, 43-47 repealed. St. 1906, 463 III § 158. (See 1906, 463 III §§ 130, 133; 1909, 440 § 3, 490 III §§ 44, 47–51.)

SECT. 42 amended. St. 1902, 342 § 5. In part repealed. St. 1903, 437 § 95; 1909, 439 § 4, 490 III § 45; 1914, 198 § 6. (See 1906, 463 III § 129;

1915, 137.)

Assessment in case of abatement of corporation tax. St. 1904, 442 § 2; 1909, 490 III § 46.

SECT. 48. See St. 1909, 490 III § 52; 1914, 724; 1915, 137.

SECTS. 49-52 repealed. St. 1903, 437 § 95. (See 1904, 261 § 1; 1914, **724**.)

SECT. 53. See St. 1909, 490 III § 53.

SECTS. 54-63 in part repealed. St. 1903, 437 § 95. (See 1906, 349, 516; 1908, 614; 1909, 440 § 2, 490 III §§ 58–63; 1914, 198 § 6; 1915, 34.)

Taxation of foreign corporations. St. 1903, 437 § 75; 1907, 578; 1909, 490 III §§ 54–56; 1915, 167. (See 1914, 761, 770; 1915, 135, 238.)

Sects. 54-58. Penalties for non-payment of corporation taxes. See St. 1909, 490 III §§ 58-63; 1914, 198 § 2.

SECT. 54 amended. St. 1906, 271 § 10; 1909, 490 III § 57.

SECT. 55 amended. St. 1908, 318; 1909, 490 III § 59, 528; 1914, 198 § 6. (See 1911, 339.)

SECTS. 58, 61 amended. St. 1909, 440.

SECT. 59. See St. 1909, 490 III § 59; 1911, 339; 1914, 198 § 6; 1915, 34. SECT. 61 amended. St. 1903, 437 § 86; 1906, 516 § 20; 1908, 614 § 1; 1909, 490 III § 64; 1914, 198 **§** 6.

SECTS. 62-64. See St. 1909, 490 III § 65-67.

SECT. 65 amended. St. 1909, 490 III § 68. (See 1903, 437 § 77; 1907, 329, 586 § 6; 1908, 220; 1914, 724; 1915, 137 § 1.)

SECTS. 66-68 in part repealed. St. 1903, 437 § 95. (See 1914, 724.)

SECT. 67 amended. St. 1906, 349; 1909, 490 III § 70.

SECT. 69 repealed. St. 1903, 437 § 95.

Taxation of express companies. St. 1909, 490 III §§ 72-79.

Chapter 15. — Of the Taxation of Collateral Legacies and Successions.

This chapter is repealed and superseded by St. 1907, 563; 1908, 268, 624; 1909, 266, 268, 490 IV, 527; 1910, 440, 481; 1911, 191, 359, 502, 551; 1912, 234, 678; 1913, 498, 689; 1914, 462, 563; 1915, 64, 152. (See 1902, 473; 1903, 248, 251, 276; 1904, 421; 1905, 367, 470; 1906, 436.)

As to bequest or devise free of tax. See St. 1907, 452, 563 § 11; 1909,

490 IV §§ 10, 11.

SECT. 8. See St. 1912, 360.

Chapter 16. — Of the Militia.

This chapter is revised. St. 1908, 604; 1909, 167, 170, 298, 300, 323; 1910, 225, 227, 228, 283, 299, 348; 1911, 145, 298, 326, 449, 514, 554, 594, 633, 642, 670, 747; 1912, 58, 67, 71, 87, 116, 117, 138, 142, 268, 358, 365, 399, 441, 444, 464, 506, 519, 568, 593, 665, 720; 1913, 268, 321, 468, 524, 532, 664, 710, 733, 812; 1914, 161, 342, 350, 362, 376, 380, 460, 481, 715, 718, 751, 752, 758; 1915, 31, 40, 71, 126, 203, 289. (See 1902, 158, 336, 493; 1903, 151, 247, 377, 457, 481; 1904, 226, 231, 361, 371, 439; 1905, 202, 298, 391, 465, 468; 1906, 198, 212, 273, 373, 423, 469, 504; 1907, 232 § 4, 305, 356, 526; 1908, 315, 317, 344, 354, 371, 434; 1909, 118, 280; 1910, 513.)

Organization of militia. St. 1912, 720.

Act relative to maximum enlisted strength of the volunteer militia. St. 1914, 161.

Act to prevent interfering with militia or with enlistment. St. 1912, 358. Act relative to qualifications of officers. St. 1912, 464; 1915, 203.

Acts relative to retirement of commissioned officers. St. 1908, 604 § 91 et seq.; 1912, 444; 1913, 468.

Acts relative to state and military aid and to the burial of indigent soldiers and sailors. St. 1909, 468; 1910, 467, 470.

Act to abolish naval bureau. St. 1912, 365. (See 1913, 224.)

As to certain expenses of instructors, etc. See St. 1909, 280. Provision for teams in rifle contests. St. 1909, 300. (See 1913, 812.)

Act to provide prizes for competitions. St. 1914, 342. Act relative to fines by courts-martial. St. 1912, 519.

Powers of armory commissioners. St. 1908, 604 §§ 132-134; 1909, 323; 1912, 665; 1913, 812.

Governor may exclude traffic from highways during practice or maneuvres of militia. St. 1912, 147.

Reward for civil war veterans. St. 1912, 702; 1913, 105, 443.

Act to authorize the use of armories, parade grounds, etc., by organizations of boys. St. 1914, 751. And the use of armories for public purposes. St. 1908, 604 § 140; 1914, 752; 1915, 31.

Act relative to the maintenance of horses for the militia. St. 1914, 758. Act to authorize the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking land for armories, etc. St. 1914, 33.

Act relative to the use of the cinematograph and similar apparatus in armories. St. 1914, 196.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

Exemption from taxation of real and tangible personal property of volunteer militia. St. 1915, 40.

SECT. 69. See 1914, 376; 1915, 126.

SECT. 107. See St. 1915, 263.

SECT. 116. See 1914, 196.

SECTS. 178, 179. See St. 1908, 604 §§ 39, 201, 202; 1910, 348 § 2; 1913, 268; 1914, 615.

Chapter 18. — General Provisions relative to State Officers.

Retirement system for state employees. St. 1911, 532; 1912, 363; 1913, 310, 711; 1914, 419, 568, 582; 1915, 197, 198. (See 1913, 807; 1915, 244.) Retirement of veterans in the service of the commonwealth. St. 1907, 458; 1915, 95.

Act relative to filing of official letters. St. 1913, 702.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

Saturday half-holidays. St. 1912, 528; 1914, 455, 688; 1915, 288.

SECT. 6 amended. St. 1910, 452; 1915, 222 § 1, 269. List of officials, employees and compensations to be printed annually. St. 1910, 268; 1911, 43; 1913, 534. Payment for injuries. St. 1911, 751; 1912, 571, 666, 684; 1913, 807.

SECT. 10. Commonwealth to repay charge of surety company for surety-

ship. St. 1908, 469.

Sect. 13 revised. St. 1903, 229 § 1. (See 1910, 473.) Treasurers and disbursing officers of state institutions shall keep an office and books. St. 1908, 195. (See 1905, 330; 1908, 269; 1909, 504 § 22; 1912, 442.)

SECT. 14 repealed. St. 1903, 229 § 2.

No public officer or body, or member thereof, shall interfere with employment in public service corporations. St. 1903, 320; 1908, 228; 1909, 514 §§ 25, 26.

SECT. 16 amended. St. 1904, 295.

Chapter 19. — Of the Civil Service.

Extensions of the provisions of this chapter. St. 1903, 102; 1904, 143; 1907, 292; 1909, 382; 1910, 624 § 1; 1911, 468; 1912, 78, 504, 579, 597; 1913, 484, 548, 672; 1914, 486, 692 § 2. (See 1915, Sp. Acts 100, 116, 219.) Limitations St. 1902, 413; 1904, 430; 1908, 185; 1909, 311, 432, 453 § 2; 1911, 550 § 19; Res. 1911, 142; St. 1912, 212, 614; 1913, 344, 816; 1914, 440, 479.

Act relative to employees of the bureau of statistics employed in connection with the taking of the decennial census. St. 1914, 692 § 2.

Removals and suspensions regulated. St. 1904, 314; 1905, 243; 1906, 210; 1907, 272; 1911, 624; 1915, 251. (See 1900, 69 § 3; 1904, 288; 1907, 245, 458; 1909, 405 § 1; 1912, 550.)

Retirement system for state employees. St. 1911, 532; 1912, 363; 1913, 310, 711; 1914, 419, 568, 582; 1915, 198. (See 1915, 197 §§ 1, 2.) ment of veterans in the employ of the state. St. 1907, 458; 1915, 95.

Acts to establish pension systems. St. 1910, 619; 1911, 113, 338, 413, 532, 634; 1912, 363; 1913, 63, 310, 313, 367, 642, 671; 1914, 419; 1915, 47, (See 1911, 673, 675; 1913, 657.)

Act relative to posting notices of examinations. St. 1906, 277.

Act relative to promotion of laborers and mechanics in the public service. St. 1914, 479.

Act to authorize the giving of preference in appointment and employment to citizens. St. 1914, 600.

Provision for publicity in certain cases. St. 1906, 306.

No public officer or body, or member thereof, shall interfere with employment in public service corporations. St. 1903, 320; 1908, 228; 1909, 514 § 25. (See 1904, 343 § 1.)

A board of publication is established. St. 1902, 438. A board of labor and industries. St. 1912, 726.

Act to establish grades for salaries of clerks and stenographers employed in the departments of the commonwealth. St. 1914, 605.

SECT. 1 amended. St. 1906, 159; 1907, 344; 1910, 608. (See 1915, 296

SECT. 2 amended. St. 1907, 454; 1914, 664, 665. Additional employees. St. 1906, 465 § 1; 1910, 184, 204. (See 1908, 195.)

SECT. 4 et seq. See St. 1906, 277.

SECT. 5 amended. St. 1902, 308; 1915, 6.

SECT. 6 et seq. Acts relative to civil service rules and regulations. St. 1904, 198; 1909, 382; 1914, 600. (See also 1904, 194; 1911, 352.)

SECT. 7. See St. 1914, 486, 600.

SECT. 9. Exemptions. St. 1907, 245.

Sects. 10, 11. See St. 1908, 210; 1909, 332.

SECT. 12 amended. St. 1911, 119. SECT. 13 amended. St. 1911, 63. (See 1911, 119.)

See St. 1914, 600 § 2.

SECT. 16 amended. St. 1912, 212; 1915, 76.

SECTS. 21, 22 limited. St. 1902, 413; 1904, 430; 1908, 185; 1909, 311, 432; 1912, 614; 1913, 344, 816; 1914, 440. (See 1914, 577 § 2.)

SECT. 23 extended. St. 1904, 314. Amended. St. 1905, 150; 1910, 500. Limited. St. 1909, 311, 453 § 2. Retirement pension of veterans. St. 1907, 458; 1909, 398; 1910, 459; 1911, 113, 725; 1912, 55, 395, 447; 1913, 313, 545, 671, 681; 1915, 95.

SECT. 30 et seq. See St. 1907, 581; 1910, 55. SECT. 34 revised. St. 1910, 359.

SECT. 36 amended. St. 1902, 544 § 3.

SECT. 37. See St. 1903, 102; 1904, 143, 288; 1914, 138.

Chapter 20. — Of Counties and County Commissioners.

Act to authorize certain counties to aid corporations organized to promote agriculture and to improve country life. St. 1914, 707.

Retirement system for county employees. St. 1911, 634; 1913, 817; 1915, 234. Payment for injuries while employed. St. 1911, 751; 1912, 571, 666, 684; 1913, 807; 1915, 123, 132, 236, 244, 275, Sp. Act 314.

Act relative to hours of labor of certain employees of counties.

1914, 623.

Act to give to cities original and concurrent jurisdiction over highways, county roads and bridges. St. 1913, 546.

Act relative to the payment by counties of fees and expenses incurred in the prosecution of certain offenders in respect to railroad property. St. 1914, 745.

County commissioners authorized to kill sheep-worrying dogs in certain cases. St. 1902, 226; 1904, 127. To provide bacteriological facilities. St. 1913, 328. Provision for bounty for killing a wild-cat or Canada lynx. St. 1903, 344. Damages caused by deer. St. 1903, 407; 1912, 438. (See 1908, 379; 1909, 396; 1910, 545.)

County commissioners authorized to expend certain amounts for additional clerical assistance in municipal, police or district courts within their

respective counties. St. 1914, 690.

Act relative to wages of mechanics employed in the construction of pub-

lic works. St. 1914, 474.

Act authorizing the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate. St. 1914, 33.

Act to fix the salaries of certain women employed by the county of Suffolk. St. 1914, 413.

Act relative to the appointment of interpreters for the superior court and their payment by the counties. St. 1914, 673.

SECT. 7. See St. 1909, 271.

SECTS. 8, 9 in part repealed. St. 1911, 581 § 4. (See 1904, 165; 1911, **587**: 1914, 553.)

SECT. 14. Salaries classified and established. St. 1904, 451; 1905, 179; 1906, 290; 1910, 537; 1911, 299; 1913, 603, 651; 1915, 272. (See 1902, 411, 544 § 4.) Last sentence amended. St. 1911, 162.

SECT. 16 amended. St. 1908, 431 § 1. SECT. 17 revised. St. 1908, 431 § 2. SECT. 19 revised. St. 1908, 431 § 3.

SECT. 20 limited. St. 1908, 640 § 6; 1913, 778 § 12. (See 1915, 66 § 1.) SECT. 24 et seq. See St. 1902, 226; 1903, 243, 344; 1906, 463 I § 23, II §§ 117, 122; 1908, 542, 552, 606 §§ 5-7; 1909, 47 § 1, 213, 398; 1910, 459; 1913, 633 § 2, 803, 835 §§ 391, 392; 1914, 180, 707; 1915, 177. (See 1914, 530, 581; 1915, 189, 225.)

SECT. 27. Provision to secure persons furnishing materials or labor on public works. St. 1904, 349; 1909, 514 § 23. (See 1907, 188.)

SECT. 30. See St. 1904, 317, 443 §§ 2, 6.

Chapter 21. — Of County Treasurers, the Controller of County Accounts and County Finances.

Retirement system for county employees. St. 1911, 634; 1913, 817; 1915, 234. (See 1912, 723.) Payment for injuries. St. 1911, 751; 1912, 571, 666, 684; 1913, 807; 1915, 123, 132, 236, 244, 275, Sp. Act 314.

Act relative to examination of accounts of county officers and others. St.

1914, 216.

Counties may invest sinking funds in bonds of farmland banks. St. 1915, 231 § 16.

SECT. 1. See St. 1904, 451 § 4; 1908, 391; 1913, 835 §§ 391, 392.

SECT. 2 amended. Salaries classified and established. St. 1904, 451; 1905, 179; 1910, 537; 1911, 299. Essex. St. 1913, 423. Middlesex. St. 1906, 290.

Sect. 3. Clerical assistance: Bristol, St. 1912, 333. (See 1906, 398; 1909, 283.) Essex, 1911, 270 § 1. (See 1905, 322 § 1.) Hampden, 1912, 174. (See 1905, 163; 1908, 349.) Hampshire, 1911, 122; 1913, 419. (See 1905, 322 § 2.) Middlesex, 1911, 270 § 1. Norfolk, 1907, 231. Plymouth, 1912, 298. (See 1905, 332 § 1.) Worcester, 1908, 352.

SECT. 4 amended. St. 1915, 51.

Sect. 8 et seq. Certain advances authorized. St. 1912, 77; 1914, 542. (See 1913, 191.)

SECTS. 9-13. See St. 1909, 271; 1912, 387.

SECT. 11. See St. 1909, 136; 1912, 377.

SECT. 20. See St. 1904, 277 § 2.

SECT. 21. See St. 1908, 464, 594; 1909, 136, 148; 1910, 137; 1912, 377.

SECT. 22 amended. St. 1911, 36; 1913, 121. (See 1913, 120.)

SECTS. 25-28. See St. 1911, 634.

SECT. 27 amended. St. 1911, 447. (See 1915, 189 § 6, 225 § 4.)

SECT. 39 amended. St. 1914, 386.

SECTS. 39, 40. Non-interest-bearing notes may be issued and sold at a discount. St. 1904, 153. (See 1908, 464 § 1, 594; 1909, 136, 148; 1910, 137.) Bonds to be exempt from taxation in Massachusetts, if so stated on face. St. 1908, 461 § 1; 1909, 490 I § 5.

Act to provide for the registration of bonds, etc., held in sinking funds. St. 1912, 377. (See 1909, 136.) Act relative to filing of official letters. St.

1913, 702.

SECT. 44. See St. 1909, 271.

SECT. 46 amended. St. 1912, 406; 1914, 546.

SECT. 48 amended. St. 1911, 35; 1914, 216.

Chapter 22. — Of Registers of Deeds.

Provision for registers pro tempore. St. 1909, 213.

Act to authorize the filing of notices of federal tax liens with registers of deeds. St. 1915, 120.

Registers of deeds to give notice to state board of charity of filing of instruments creating charitable funds. St. 1915, 14.

SECT. 7 amended. St. 1902, 544 § 5. (See 1914, 615.)

SECTS. 8-12. Additional assistant in Suffolk. St. 1908, 612. (See 1909, 213; 1913, 835 §§ 391, 392; 1914, 615.)

SECT. 9. See St. 1907, 225; 1912, 64.

SECT. 12 amended. St. 1906, 67. (See 1907, 225.)

SECT. 13. See St. 1909, 271; 1910, 373, 473; 1911, 136; 1912, 635 **§§** 87, 88.

SECT. 14. See St. 1910, 376.

SECT. 18. See St. 1907, 225.

SECT. 21 et seq. See St. 1909, 271.

SECTS. 22, 23 affected. St. 1909, 160. SECT. 24. See St. 1907, 225.

SECT. 30. Suffolk added. St. 1909, 291; 1910, 373.

SECT. 31 amended. St. 1902, 422. SECT. 32 amended. Salaries classified and established. St. 1904, 452; 1912, 553; 1913, 682, 737.

SECT. 33. Increase in Norfolk. St. 1913, 227. (See 1909, 271; 1910, 373.) SECT. 34. Certain moneys to be deposited. St. 1911, 36. (See 1908, **365**; 1910, 273; 1912, 502 § 25.)

Chapter 23. — Of Sheriffs.

Act relative to fees for service of civil process. St. 1913, 611.

Term of office. St. 1910, 246.

Sheriff of any county except Suffolk may remove prisoners to and from jail and house of correction. St. 1909, 312.

Sheriff acting as jailer, master, keeper, etc., to give bond. St. 1914, 34. Sheriff to have custody of prisoners employed in reclaiming and cultivating land. St. 1913, 663 § 2; 1914, 180; 1915, 177.

SECT. 1. See St. 1908, 195, 469; 1914, 615. SECTS. 2, 3. See St. 1913, 501; 1914, 615.

SECT. 12. See St. 1912, 184, 372. SECT. 17. Tenure of office. St. 1906, 147; 1911, 322. (See 1913, 835) §§ 339, 391.)

SECT. 18. Salaries changed: Barnstable, St. 1912, 548. Berkshire, 1913, 481. Essex, 1907, 254. Franklin, 1912, 561. (See 1902, 359.) Hampden, 1906, 233; 1914, 334. Hampshire, 1908, 442. Middlesex, 1912, 115. Norfolk, 1908, 446. Plymouth, 1913, 637. (See 1902, 436.) Worcester, 1908, 397. (See 1913, 501.)

Secrs. 20, 21. Provisions for estimate of expenses in Suffolk. St. 1909,

271; 1910, 373.

Chapter 24. — Of Medical Examiners.

SECT. 2 amended. St. 1911, 365; 1912, 466; 1913, 335; 1915, 278.

SECT. 4 amended. St. 1914, 637. (See 1914, 615.)

St. 1908, 424. St. 1911, 274. SECT. 7 amended.

SECT. 9 extended.

SECT. 10 amended. St. 1909, 273 § 1.

SECT. 11 revised. St. 1912, 443. (See 1904, 119; 1909, 273 § 2.)

SECT. 14 revised. St. 1912, 496.

Chapter 25. — Of Towns and Town Officers.

Act relative to municipal indebtedness. St. 1913, 719; 1914, 143, 317, 740; 1915, 83, 115. (See 1914, 742 § 98; 1915, 85, 285.)

Act relative to the incurring of debt by cities, towns and districts under

special acts. St. 1914, 740.

Towns may invest sinking funds in bonds of farmland banks. St. 1915,

231, § 16.

Towns may regulate town meetings and elections. St. 1902, 346; 1907, 560 §§ 359, 360; 1909, 149; 1912, 252, 308, 473; 1913, 835, V, §§ 393 et seq.; 1915, 284. Pensions and pension systems. St. 1907, 186; 1908, 498; 1910, 619; 1911, 338; 1912, 503; 1915, 47. (See 1913, 657, 671; 1914, 352, §§ 2, 3.) Provision for payment for injuries received by employees. St. 1911, 751 II §§ 6-8; 1912, 571, 666, 684; 1913, 807; 1914, 618; 1915, 123, 132, 236, 244, 275. Sp. Act 314.

Act to establish the financial year of towns. St. 1913, 692.

Act relative to the filing of official letters. St. 1913, 702.

Provision for treatment or purification of sewage. St. 1909, 433.

Provision for boards of survey. St. 1907, 191. For planning boards in certain towns. St. 1913, 494; 1914, 283; 1915, 165. (See 1911, 607; 1913, 595, 655 § 14.)

Acts relative to establishing homesteads for workmen in suburbs of cities and towns. St. 1911, 607; 1912, 714; 1913, 494 § 3, 595; 1914, 283 § 2;

1915, 129.

Act to determine disposition of premiums on municipal bonds. St. 1910,

379; 1914, 742 § 98.

Certain towns must establish and maintain isolation hospitals for dangerous diseases. St. 1911, 613. (See 1906, 365; 1909, 391.) And tuberculosis dispensaries. St. 1911, 576; 1914, 408. (See 1911, 597; 1912, 637.) Act for encouraging and promoting the building and use of tuberculosis hospitals. St. 1911, 597; 1912, 637.

Towns not maintaining hospitals may appropriate money for free beds

in hospitals. St. 1915, 44.

Act to prohibit the charging of fees by town clerks, etc., for certificates

relating to minors. St. 1914, 316.

Town may provide for appointment of a town accountant. St. 1910, (See 1910, 598; 1911, 207; 1912, 387; 1913, 669, 706 § 2.) Inspector of petroleum. St. 1911, 204. May provide industrial schools.

St. 1911, 471 § 4. (See 1906, 505; 1908, 572; 1909, 457, 540; 1912, 106; 1915, 266.) For an advisory or finance committee. St. 1910, 130 § 1. May establish a rifle range. St. 1908, 256. Public gymnasiums, baths, etc. St. 1908, 392. (See 1915, 25.) An art commission. St. 1911, 146. Town may appropriate money for observance of "old home week or day." St. 1902, 109; 1907, 311. And, not exceeding \$500, for band concerts. St. 1904, 152; 1908, 290. For propagation and cultivation of shellfish. St. 1904, 282 § 1; 1909, 469; 1913, 549; 1914, 597. Employment of nurses. St. 1911, 72. Removal of snow and ice from sidewalks in certain cases and assess cost on abutting estates. St. 1902, 205. Monuments to soldiers and sailors of the revolution. St. 1903, 116. (See 1910, 90.) Grand Army posts. St. 1913, 62. Maintenance of highways, with neighboring city or town. St. 1907, 196. Improvement of harbors, etc. St. 1909, 481 § 3. Towns may regulate and license junk collectors. St. 1902, 187. May grant permits in certain cases for transportation of intoxicating liquors. St. 1906, 421 § 2; 1911, 423. May contribute toward expenses of state highways. St. 1904, 125. May regulate speed of automobiles and motor cycles, and use thereof in certain ways. St. 1909, 534 § 17; 1913, 803. (See 1903, 473 § 14; 1905, 311, 366; 1906, 353, 412; 1907, 203, 494; 1908, 263, 467; 1912, 400.) May license lunch wagons. St. 1908, 360. May establish hours of labor of fire department. St. 1904, 315; 1909, 514 § 44. (See 1909, 514 § 42; 1911, 494; 1913, 822.) Promotion of call men in fire department. St. 1914, 138. May provide for care of neglected burial grounds. St. 1902, 389; 1915, 156. For care of graves of soldiers and sailors. St. 1914, 122. May restrict catching of pickerel. St. 1905, 417. (See 1912, 110; 1913, 573.) And lobsters. St. 1909, 265. May regulate renting of boats or bathing suits for use on great ponds. St. 1910, 400. Selectmen may authorize street railway companies to take land for certain purposes. St. 1903, 476 § 1. Towns having no electric light may contract therefor with street railway companies. St. 1902, 449; 1906, 218; 1914, 742 § 109. (See 1906, 463 III § 60; 1915, 191.) Provision for suppressing elm leaf beetles and gypsy and brown-tail moths. St. 1902, 57; 1905, 381; 1906, 268; 1907, 475, 521; 1908, 591; 1910, 150; 1911, 474; 1913, 585, 600, 605; 1914, 404; 1915, 80, 124, 171. (See 1909, 263; 1911, 242; 1912, 112.) Bounty to be paid for killing a wild-cat, Canada lynx or loupcervier. St. 1903, 344. As to damages caused by wild deer. See St. 1903, 407; 1905, 419; 1908, 377; 1909, 396; 1912, 438. Act for protection of forest or sprout land from fire. St. 1908, 209. (See 1907, 475; 1909, 394 § 2, 422.) Provision for repayment to certain towns of part of cost of apparatus to prevent or extinguish forest fires. St. 1910, 398; 1914, 262. For protection of sources of water supply. St. 1908, 499. Provision for public playgrounds in certain cities and towns. St. 1908, 513; 1910, 508; 1912, 223; 1915, 25. Free meals for school children. St. 1913, 575. Suitable conveyances for children taken to courts and asylums. St. 1914, 272. Maintenance of dental dispensaries for children. St. 1914, 667. For sanitary stations in certain towns. St. 1911, 596. Disposition of certain disabled horses. St. 1908, 133. Regulation of construction and use of buildings. St. 1912, 334; 1913, 655. Act relative to tenement houses in towns. St.

1912, 635; 1913, 441, 614. May acquire real estate and appropriate money for agricultural demonstration work. St. 1914, 707 § 9. May establish classes for training teachers for continuation and vocational schools. St. 1914, 174. (See 1914, 391).

Provision for reimbursing towns for loss of taxes on land used for public institutions. St. 1910, 607; 1911, 478; 1914, 648.

No town or town official shall publish names of persons aided by poor department. St. 1910, 412. (See 1912, 331.)

Acts relative to the supervision of the business of plumbing. St. 1909,

536; 1910, 597; 1912, 518, 635 § 34; 1913, 786 § 32.

Act relative to the taking of land by cities and towns for municipal purposes. St. 1915, 263.

Acts relative to taking land in certain cases by right of eminent domain. St. 1904, 317, 443; 1905, 390; 1913, 401; 1915, 263. (See 1902, 521 § 1; 1905, 266; 1913, 68, 148.)

Act relative to common landing places. St. 1908, 606.

Act to provide for registration of bonds, etc., in sinking funds. St. 1912,

Towns may make agreements with railroads relative to the maintenance of surfaces and approaches of bridges. St. 1914, 200.

Act relative to vacations of laborers employed by cities and towns. St. 1914, 217.

Act relative to disposal of slash or brush following lumber operations. St. 1914, 101.

Act to provide for better prevention of fires in the metropolitan district. St. 1914, 795.

Act providing that citizens of the commonwealth shall be given preference in appointment and employment by towns and cities. St. 1914, 600.

Cities and towns authorized to establish municipal building insurance funds. St. 1905, 191; 1907, 576 § 102. And contingent and reserve funds. St. 1912, 347; 1913, 645.

Act relative to the appointment of sealers and deputy sealers of weights

and measures. St. 1914, 452.

Towns and cities may raise money to procure privilege of borrowing books, etc., from other cities and towns. St. 1914, 118.

Act relative to the giving of bonds to towns in blasting operations. 1911, 325; 1914, 155.

Provision for the compiling of the general laws relative to towns. Res. 1914. 86.

Regulation of the production and sale of milk in cities and towns. 1914, 744.

Act to authorize the appointment of women as special police officers.

St. 1914, 510. Act relative to the classification and taxation of wild or forest lands in

towns and cities. St. 1914, 598. Act to provide for aiding free public libraries in small towns. St. 1914, 373.

Act relative to injuring water meters and the unlawful use of water. St. 1914, 284. And to the testing of water meters. St. 1914, 397.

Act authorizing the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate. St. 1914, 33.

Act relative to wages of mechanics employed in the construction of pub-

lic works. St. 1914, 474.

Act relative to the use of mufflers on motor vehicles in cities and towns. St. 1914, 190.

Act relative to the qualifications of town inspectors of masonry construction. St. 1914, 540.

Act relative to signs, awnings and other projections in public ways. St. 1915, 176. (See 1913, 632, 680.)

Act to authorize the establishment of public markets by cities and towns. St. 1915, 119.

Establishment of boards of commissioners of trust funds. St. 1915, 282.

SECT. 13 extended. St. 1907, 232 § 1.

SECT. 14 amended. St. 1902, 544 § 6. (See 1908, 499.) SECT. 15. Repealed in part. St. 1915, 145 § § 7, 13. Par. 4, see St. 1914, 272. Par. 5, see St. 1904, 125; 1907, 196. Par. 12 amended, St. 192 1914, 272. 1913, 62. Par. 13 amended, 1903, 116; 1910, 90. (See 1914, 122.) Par. 15, see St. 1903, 483. See also, St. 1908, 290, 392, 498; 1914, 118, 677, 707 § 9.

SECT. 16 repealed and superseded. St. 1915, 145 § 13. (See St. 1902, 57; 1905, 381; 1906, 268; 1907, 521; 1908, 591; 1909, 444; 1914, 404; 1915, 80, 124, 171.)

SECT. 18 amended. St. 1908, 91; 1915, 164.

SECT. 22 amended. St. 1909, 289. (See 1908, 452.)

SECT. 23. Par. 1, see St. 1910, 565 § 2. Par. 4, see St. 1902, 205. Par. 7, see St. 1903, 383 § 3. Par. 8, see St. 1903, 459; 1909, 103 § 1. 1914, 284, 397.)

SECT. 24. See St. 1903, 473 § 14; 1905, 366 § 1; 1914, 182.

SECT. 26 revised. By-laws to be approved by attorney-general and published three times. St. 1904, 344 § 1; 1910, 130 § 2. (See 1904, 344 § 2; 1905, 144.)

SECT. 27. Repeal and substitute. St. 1907, 117; 1908, 142.

SECT. 28. See St. 1911, 136. SECT. 29. See St. 1910, 412, 598.

SECT. 31 et seq. Towns and cities may authorize laying of pipes and conduits for conveyance of water. St. 1903, 459. (See 1913, 422.) And for heating and power. St. 1909, 103 § 1.

SECT. 32. See St. 1912, 377.

SECT. 35 extended. St. 1902, 361.

SECT. 37. See St. 1905, 266; 1914, 33.

SECT. 39 affected. St. 1910, 405.

SECT. 44. See St. 1909, 371 § 6; 1910, 598; 1913, 727; 1914, 55; 1915, 285.

SECT. 45 et seq. See St. 1904, 317, 443; 1905, 266, 390; 1915, 263.

SECT. 49. See St. 1905, 266; 1914, 33; 1915, 263.

See St. 1906, 463 III §§ 64-66; 1911, 442, 481; 1914, 742 § 127.

SECTS. 53-54. See 1914, 742 § 127.

SECT. 55. See St. 1911, 339; 1914, 742 § 127.

SECT. 57. Repeal and substitute. St. 1909, 514 §§ 22, 145. (See 1904, 349.)

SECT. 59 et seq. See St. 1904, 364; 1905, 317 § 2; 1906, 277; 1908, 209 § 3, 306, 402 § 2, 484 §§ 2, 4; 1911, 325 § 1, 614, 727 § 22; 1912, 391.

SECT. 65 affected. St. 1907, 191 § 1, 560 § 371, 579 § 1.

SECT. 68. See St. 1907, 560 § 371, 579.

SECT. 69 amended. St. 1909, 517 § 3. (See 1908, 550.)

SECT. 71. See St. 1914, 272.

SECT. 72 et seq. See St. 1904, 458 § 3; 1910, 379, 624 §§ 2, 5; 1912, 377, 387; 1915, 282 § 2.

Acts relative to form of notes for money borrowed. St. 1910, 616; 1912,

45, 49; 1915, 84. (See 1912, 377; 1913, 416, 677.) SECT. 74 amended. St. 1904, 277 § 1. Police officer or treasurer may prosecute for fines, etc. St. 1904, 277 § 2.

SECT. 75. See St. 1908, 99; 1909, 490 II §§ 32, 85.

SECTS. 76-78. Provision for special collector. St. 1910, 272. For reimbursing towns for loss of taxes on land used for public institutions. St. 1910, 607; 1911, 478; 1914, 648.

SECT. 79. Certain trust accounts to be audited. St. 1904, 322. (See 1906, 296; 1912, 377, 387.) Provision for town accountants. St. 1910, 624; 1911, 207. (See 1912, 387; 1913, 669.)

SECTS. 81-83. Act to authorize establishment of board of survey. St. 1907, 191. (See 1907, 560 § 364; 1908, 552; 1911, 222.)

SECT. 83. See St. 1902, 57. SECT. 84. See St. 1909, 433.

SECT. 87. Inspectors of milk. St. 1909, 405; 1910, 114, 457; 1914, 744. (See 1911, 278.) Fish and game wardens. St. 1912, 465.

SECT. 91 et seq. See St. 1912, 372, 482; 1914, 126.

Policemen and firemen may be pensioned. St. 1904, 327. SECT. 94. (See 1911, 137.) And their widows. St. 1907, 186. (See 1909, 453; 1913, 545, 671, 681.) Provision for license to carry loaded pistol. St. 1906, 172 § 1; 1908, 350; 1911, 548. Vacations for policemen. St. 1908, 476; 1911, 210, 625. (See 1909, 346 § 2.) Appointment of women as special police officers authorized. St. 1914, 510.

SECT. 95. See St. 1909, 490 II § 13, 512.

SECT. 99. See St. 1909, 514 § 37.

SECT. 100. See St. 1908, 464, 594; 1911, 339.

Chapter 26. — Of Cities.

An act to simplify the revision of city charters. St. 1915, 267.

Act relative to municipal indebtedness. St. 1913, 719; 1914, 143, 317, 740; 1915, 2, 18, 115, 138. (See 1914, 742 § 98; 1915, 85.)

Act to prohibit the charging of fees by city clerks for certificates relating to minors. St. 1914, 316.

Act relative to the incurring of debt by cities, towns and districts under special acts. St. 1914, 740.

Contracts made by cities shall be open to inspection by the public. St. 1907, 343; 1909, 201.

As to jurisdiction over highways and bridges. See St. 1913, 546.

Act relative to disposal of slash or brush following lumber operations. St. 1914, 101.

Cities may make agreements with railroads relative to the maintenance of the surfaces and approaches of bridges. St. 1914, 200.

Provision for reimbursing cities for loss of taxes on lands used for public

institutions. St. 1910, 607; 1911, 478; 1914, 648.

Act to determine disposition of premiums upon municipal bonds. 1910, 379; 1914, 742 § 98. To provide for registration of bonds, etc., in sinking funds. St. 1912, 377.

Act providing that citizens of the commonwealth shall be given preference in appointment and employment by cities and towns. St. 1914, 600.

Provision for treatment or purification of sewage. St. 1909, 433. Inspection of milk. St. 1909, 405; 1914, 744. (See 1911, 278.) Inspection of petroleum. St. 1911, 204. Cold storage. St. 1910, 640; 1912, 652. For sanitary stations. St. 1911, 596. To encourage and promote building and use of tuberculosis hospitals. St. 1911, 597; 1912, 637. Tuberculosis dispensaries. St. 1911, 576; 1914, 408. (See 1911, 167.)

Cities must provide a place for preservation of certain public documents. St. 1907, 117; 1908, 142. Isolation hospitals for dangerous diseases. St. 1911, 613. (See 1906, 365; 1909, 391.) Provision for dental dispensaries for children. St. 1914, 677. No city or city official shall publish names of persons aided by poor department. St. 1910, 412. Cities to provide suitable conveyances for neglected children taken to courts or asylums. 1914, 272.

Acts relative to establishing homesteads for workmen in the suburbs of cities and towns. St. 1911, 607; 1912, 714; 1913, 494 § 3, 595; 1914, 283

§ 2; 1915, 129.

Provision for planning boards. St. 1913, 494; 1914, 283. (See 1911, 607; 1913, 595.) Cities and towns authorized to establish municipal building insurance funds. St. 1905, 191; 1907, 576 § 102. Retirement systems for employees. St. 1910, 619; 1911, 338; 1912, 503; 1913, 671; 1915, 47. (See 1914, 352 §§ 2, 3.) To establish industrial schools. St. 1906, 505 § 3. Provision for payment for injuries to employees. St. 1911, 751; 1912, 571, 666, 684; 1913, 807; 1914, 636; 1915, 123, 132, 236, 244, 275, Sp. Acts, 270, 314. Evening classes in practical arts for women. St. 1912, 106; 1915, 266. (See 1908, 572; 1909, 540; 1911, 471 § 11.) Art commissions. St. 1911, 146. A rifle range. St. 1908, 256. Provision for suppressing elm leaf beetles and gypsy and brown-tail moths. St. 1902, 57; 1905, 381; 1906, 268; 1907, 475, 521; 1908, 591; 1910, 150; 1911, 474; 1913, 585, 600, 605; 1914, 404; 1915, 80, 124, 171. (See 1909, 263; 1911, 242; 1912, 112.) For disposition of disabled horses. St. 1908, 133.

City may appropriate money for observance of "home week." St. 1902, For memorials of persons who served in Spanish-American war. St. 1902, 286. And war of the revolution. St. 1903, 116. Free meals for school children. St. 1913, 575. Care of neglected burial grounds. St. 1902, 389. Care of the graves of soldiers and sailors. St. 1914, 122. Propagation and cultivation of shellfish. St. 1904, 282 § 1. (See 1909, 265,

469; 1913, 549; 1914, 597.) Maintenance of highway, with neighboring city or town. St. 1907, 196. May contribute toward expense of state highways. St. 1904, 125. May regulate and license junk collectors. St. 1902, 187. Erection and use of buildings. St. 1912, 234; 1913, 655. And renting of boats or bathing suits for use on great ponds. St. 1910, 400. Lunch wagons. St. 1908, 360. May regulate speed of automobiles and motor cycles, and use thereof in certain ways. St. 1909, 534 § 17. (See 1903, 473; 1905, 311, 366; 1906, 353, 412; 1907, 203, 494, 580; 1908, 263, 467; 1912, 400, 803.) May establish hours of labor of fire department. St. 1904, 315; 1909, 514 § 44. Promotion of call men in fire department. St. 1914, 138. Provision for pensions in certain cases. St. 1907, 186; 1908, 498; 1910, 619; 1911, 338; 1912, 503; 1915, 47. (See 1911, 113, 413; 1913, 657, 671; 1914, 352 §§ 2, 3.) Aldermen may authorize street railway companies to take land for certain purposes. St. 1903, 476 § 1. (See 1906, 463 III § 59.) Cities may authorize laying of pipes and conduits for conveyance of water. St. 1903, 459. (See 1913, 422). May grant permits in certain cases for transportation of intoxicating liquors. St. 1906. 421 § 2; 1911, 423. May raise money to procure privilege of borrowing books, etc., from another city or town having a library. St. 1914, 118. May establish classes for the training of teachers for continuation and vocational schools. St. 1914, 174. (See 1914, 391.) Provision for public playgrounds in certain cities and towns. St. 1908, 513; 1910, 508; 1912, 223; 1915, 25.

Cities may invest sinking funds in bonds issued by farmland banks.

St. 1915, 231 § 16.

Act relative to the production and sale of milk. St. 1914, 744.

Act relative to injuring water meters and unlawful use of water. St. 1914, 284. To testing of water meters. St. 1914, 397.

Act relative to the appointment of sealers and deputy sealers of weights

and measures. St. 1914, 452.

Act relative to the taking of land by cities and towns for municipal pur-

poses. St. 1915, 263.

Acts relative to taking land in certain cases by right of eminent domain. St. 1904, 317, 443; 1905, 390; 1913, 401; 1915, 263. (See 1902, 521 § 1; 1905, 266; 1913, 68, 148.)

Act relative to the use of mufflers on motor vehicles in cities and towns.

St. 1914, 190.

Acts relative to giving of bonds to cities in blasting operations. St. 1911, 325; 1914, 155.

Act relative to vacations for laborers employed by cities and towns. St. 1914, 217; 1915, 60.

Act relative to days off for members of fire departments in certain cities. St. 1915, 97.

Act relative to the wages of mechanics employed in the construction of public works. St. 1914, 474.

Act to authorize the appointment of women as special police officers. St. 1914, 510.

Act relative to the classification and taxation of wild or forest lands in cities and towns. St. 1914, 598.

Act relative to the qualifications of city inspectors of masonry construction. St. 1914, 540.

Act to provide for the better prevention of fires in the metropolitan district. St. 1914, 795.

Act authorizing the commonwealth, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate. St. 1914, 33.

Acts relative to the administration of the city of Boston. St. 1909, 486; 1910, 414; 1912, 550. (See 1914, 274.)

Act to extend the authority of city of Boston to obtain information on municipal affairs. St. 1914, 274.

Act relative to signs, awnings and other projections in public ways. St. 1915, 176. (See 1913, 632, 680.)

Act to authorize the establishment of public markets by cities and towns. St. 1915, 119.

Establishment of boards of commissioners of trust funds. St. 1915, 282. SECT. 2. See St. 1904, 349; 1906, 277, 296 § 1; 1908, 552; 1910, 412; 1911, 325 \$1, 614; 1912, 377, 387; 1915, 282.

SECT. 7. Overseers of the poor to be elected for three years in certain cities. St. 1902, 444. (See 1914, 272.)

SECTS. 7, 8. See act relative to term of office of municipal auditors. St. 1905, 373. And of police officers. St. 1906, 210; 1907, 272.

SECT. 9. See St. 1915, 138.

SECT. 15. See St. 1906, 277 § 2; 1913, 408.

SECT. 18. See St. 1910, 640; 1912, 652.

SECT. 19. See St. 1906, 210; 1907, 272; 1908, 476.

SECT. 21 amended. St. 1910, 261. Cities (except Boston) may provide annuities for widows and minor children of police officers who die from injuries received in discharge of duty. St. 1902, 437. (See 1903, 312, 428; 1909, 188, 453; 1913, 545, 657, 671, 681.) Vacations for policemen. St. 1908, 476; 1911, 210, 625. Pensions for policemen and firemen. St. 1904, 327; 1913, 697, 800. (See 1913, 545, 657, 671, 681, 770; 1915, 97.) Sect. 22. See St. 1907, 577; 1909, 514 §§ 52, 145.

SECT. 26 superseded. St. 1914, 198 § 3. (See 1909, 289, 440 § 2.)

St. 1915, 2. (See 1903, 457; 1904, 371; 1905, SECT. 28 amended. 391, 465 § 112; 1913, 62.)

SECT. 33 limited. St. 1908, 48.

SECT. 37. See St. 1911, 339.

SECT. 39. See St. 1909, 346 § 2, 394 § 2.

SECT. 40. See St. 1906, 291 § 10; 1910, 405; 1911, 282.

Chapter 27. — Of Municipal Indebtedness.

Act to establish the financial year of towns. St. 1913, 692. Acts relative to municipal indebtedness. St. 1913, 719, 727; 1914, 55, 143, 317, 740; 1915, 2, 18, 83, 85, 115, 138, 285. (See 1914, 742 § 98.)

Act relative to the incurring of debt by cities, towns and districts under

special acts. St. 1914, 740.

Acts to determine disposition of premiums on municipal bonds. 1910, 379; 1914, 742 § 98. To provide for registration of bonds, etc., in sinking funds. St. 1912, 377. Payment of outstanding demand notes and restoration of trust funds. St. 1913, 634. Relative to petitions to borrow money outside of debt limit. St. 1913, 677.

Contracts made by cities shall be open to public inspection. St. 1907, 343; 1909, 201. Pay-rolls, bills and accounts for services to be verified by oath. St. 1913, 520, 825. Act relative to approval of bills against cities

and towns. St. 1913, 469.

Provision for installation of a system of accounts by director of bureau of statistics. St. 1910, 598; 1913, 706. For town accountants. St. 1910, 624; 1911, 207; 1913, 669. (See 1913, 719 § 8.) Contingent and reserve funds for towns. St. 1912, 347; 1913, 645.

Cities and towns authorized to establish municipal building insurance

funds. St. 1905, 191; 1907, 576 § 102.

Acts relative to the issuing of notes by fire, water, watch, light and improvement districts. St. 1913, 727; 1914, 55; 1915, 85, 285.

Act relative to loans of city of Boston. St. 1914, 364.

Act relative to municipal indebtedness for lighting plants. St. 1914, **742 § 98**; 1915, 115.

SECT. 3. See St. 1905, 191 § 2; 1907, 576 § 103.

SECT. 5 revised. St. 1908, 341 § 2; 1914, 742 § 98. (See 1915, 115.)

Sects. 6, 10. Notes may be non-interest bearing and sold at a discount. St. 1904, 153. (See 1908, 250 § 2, 464, 594; 1909, 136, 148; 1913, 719.)

SECT. 9. Act relative to form of notes. St. 1910, 616; 1912, 45, 49; 1915, 83, 84, 85, 285. (See 1912, 377; 1913, 416, 677; 1914, 364, 742 § 98 et seq.; 1915, 115.)

SECTS. 9, 10. Provision for registration of bonds, etc., held by the commonwealth. St. 1909, 136 § 1; 1912, 377. For disposition of premiums on bonds. St. 1910, 379.

SECT. 10 amended. St. 1908, 250 § 1. (See 1909, 136.) SECT. 11 amended. St. 1903, 375. (See 1913, 719 § 24.)

SECTS. 12-19. See St. 1910, 379 §§ 2, 3; 1913, 719 §§ 12, 13; 1914, 742 § 98 et seq.; 1915, 115.

SECT. 13 amended. St. 1908, 341 § 1; 1911, 350 § 1. (See 1909, 486 § 26, 490 I § 96; 1910, 437; 1911, 165, 308; 1914, 742 § 98 et seq.; 1915,

SECTS. 13-15. See St. 1902, 325; 1911, 463.

SECT. 15. See St. 1905, 191 § 3; 1907, 576 § 104.

Chapter 28. — Of Public Parks, Playgrounds and the Public Domain.

Provision for an art commission. St. 1910, 422.

Provision for public playgrounds in certain cities and towns. St. 1908, 513; 1910, 508; 1915, 25.

Power boats must display lights at night in certain waters. St. 1910, 397.

Act to prohibit pollution of the Charles river. St. 1914, 531.

Act relative to the lighting of reservations, parkways and other lands under the control of the metropolitan park commission. St. 1914, 515.

Act relative to alteration of name of a public park in certain cases. St. 1909, 134.

The taking of land in certain cases by right of eminent domain is regulated. St. 1904, 443; 1905, 390; 1913, 401, 564; 1915, 281. (See 1902, 521 § 1 [17]; 1904, 317; 1913, 525, 719 § 4.)

Act authorizing the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate. St. 1914, 33.

Office of state forester established and duties prescribed. St. 1904, 409; 1907, 473; 1909, 263, 452; 1911, 244; 1912, 419, 625; 1914, 341, 598. (See 1907, 475; 1908, 209; 1909, 394, 422; 1910, 153, 236; 1911, 474, 722; 1912, 112, 127.) Provision for reforestation. St. 1908, 478; 1909, 214; 1914, 598 §§ 17, 18, 720.

Act to establish a state forest commission and to provide for the purchase

of lands for state forests. St. 1914, 720.

As to metropolitan parks. See St. 1893, 407; 1894, 288; 1895, 450; 1896, 465; 1898, 473, 531; 1899, 400, 406, 419; 1900, 413, 475; 1901, 83, 146, 380; 1902, 77, 166, 172; 1903, 158, 290, 429, 465; 1904, 170, 236, 237, 431; 1905, 366, 456, 457; 1906, 336, 353 § 4, 368, 375, 402; 1907, 404, 433, 449; 1908, 158, 301, 324, 445, 476, 651; 1909, 145, 362, 453, 524; 1910, 582, 585, 628; 1911, 463, 498, 541; 1912, 528, 683, 704, 715; 1913, 417, 525, 545, 685, 789; 1914, 340, 455, 515, 531, 682, 683; 1915, 4, 5, 102, 154, 188, 270, 276.

Act relative to the qualifications of inspectors of masonry construction employed by the metropolitan park commission, etc. St. 1914, 540.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

Town planning boards may act as park commissioners. St. 1915, 165.

SECT. 1 amended. St. 1902, 544 § 7.

SECTS. 2, 3. See St. 1903, 158, 331; 1905, 205; 1915, 263.

SECTS. 6, 8, 10. See St. 1913, 210. SECT. 8 affected. St. 1914, 33. (See 1905, 266.)

SECT. 10 amended. St. 1908, 341 § 3.

SECT. 16 affected. St. 1914, 33.

SECT. 17. See St. 1908, 590 § 51.

SECT. 19 revised. St. 1910, 508 § 1; 1915, 25. (See 1912, 223; 1915, 263.)

SECTS. 19-22. See St. 1908, 513; 1913, 719 § 3.

Sect. 20 amended. St. 1910, 508 § 2. Affected. St. 1914, 33. (See 1912, 223; 1915, 263.)

SECT. 23 amended. St. 1913, 564 § 1; 1915, 162. (See 1915, 263.)

SECT. 24 affected. St. 1914, 33. (See 1915, 263.) SECTS. 25-27 revised. St. 1913, 564 §§ 2-4. (See St. 1902, 57, 495;

1904, 409; 1905, 381; 1906, 268; 1907, 473; 1909, 263, 452; 1911, 242; 1914, 341; 1915, 80, 124, 171.)

SECT. 28 amended. St. 1913, 564 § 5.

Chapter 29. — Of the Returns and Registry of Births, Marriages and Deaths.

Provision for printing and preserving certain town records. St. 1902, 470.

SECT. 1 amended. St. 1910, 322 § 1.

SECT. 3 superseded. St. 1912, 280. (See 1910, 93 § 1.)

SECT. 5 amended. St. 1910, 93 § 2.

SECT. 6. See St. 1905, 330 § 1.

SECT. 10 amended. St. 1910, 322 § 2.

SECT. 13 amended. St. 1910, 93 § 3. (See 1910, 249; 1911, 269, 310.)

SECT. 17 amended. St. 1912, 470.

SECT. 18 amended. St. 1903, 305; 1906, 415.

SECT. 22 amended. St. 1902, 544 § 8.

Chapter 30. — Of Workhouses and Almshouses.

SECT. 1. See St. 1903, 400; 1905, 458; 1909, 504 § 107. Offenders not to be confined or associated with paupers. St. 1904, 274; 1905, 348. (See 1905, 344.)

Chapter 31. — Of Watch and Ward.

Watch, etc., districts authorized to use official ballots in district elections. St. 1915, 182.

SECT. 2. See St. 1910, 436.

SECT. 15. Debts of watch districts. St. 1914, 143. Issuing of notes by watch districts. St. 1913, 727; 1914, 55; 1915, 85. (See 1915, 285.)

Chapter 32. — Of the State Fire Marshal, Fires, Fire Departments and Fire Districts.

Act to provide for the better prevention of fires throughout the metropolitan district. St. 1914, 795. (See 1915, 296 § 2.)

Act to establish the state examiners of electricians; and to provide for the licensing of persons, firms and corporations to install wires or apparatus

for electric light, heat or power purposes. St. 1915, 296.

Offices of state fire marshal, deputy and subordinates abolished and department transferred to district police. St. 1902, 142; 1903, 365. (See 1904, 370, 433; 1905, 247, 280, 461; 1908, 502; 1909, 432; 1910, 179, 223; 1911, 325, 477; 1913, 452, 807; 1914, 155.) Acts relative to promotion of call men. St. 1913, 487; 1914, 138.

Acts relative to debts of fire districts. St. 1913, 719 § 3; 1914, 143. To the issuing of notes by fire, water, watch, light and improvement districts. St. 1913, 727; 1914, 55; 1915, 84, 85, 285. Said districts authorized to use official ballots in district elections. St. 1915, 182.

Liberating or flying fire balloons prohibited. St. 1910, 141.

Provision for a state fire warden. St. 1911, 722.

Act authorizing the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate. St. 1914, 33.

Acts relative to the pensioning of laborers in the employ of fire and water

districts. St. 1913, 671; 1914, 352.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECTS. 1-8. See St. 1910, 328; 1914, 795.

SECT. 15 et seq. Name changed to forest wardens. St. 1907, 475 § 5. (See 1911, 244, 722; 1912, 625.) Provision for protection of forest or sprout lands from fire. St. 1907, 475; 1908, 209; 1909, 394; 1911, 244, 722; 1912, 127, 419. Provision for repayment to certain towns of part of cost of preventing or extinguishing forest fires. St. 1910, 398; 1914, 262.

SECT. 16 amended. St. 1907, 475 § 1; 1913, 600 § 1. (See 1914, 101.)

SECTS. 17, 18, 22 repealed. St. 1907, 475 § 10. (See 1914, 101.)

SECT. 20 amended. St. 1907, 475 § 3. (See 1907, 299.)

SECT. 23. See St. 1914, 598 § 21.

SECT. 24. See St. 1908, 209; 1911, 244. SECT. 25. See St. 1914, 33; 1915, 263.

SECT. 26 et seq. See St. 1904, 194, 315, 327; 1911, 352; 1915, 97.

SECT. 37. Extended to hospital ambulances. St. 1904, 161. Firemen's parades authorized in certain cases. St. 1906, 139.

SECT. 38 et seq. See St. 1912, 546; 1913, 318, 655 § 6; 1914, 795 §§ 15,

16, 19; 1915, 97.

SECT. 45. See St. 1908, 133.

SECT. 49 amended. St. 1906, 63.

SECTS. 49-70. See St. 1914, 795 § 1. SECT. 59 et seq. Affected. St. 1915, 85. (See 1908, 594; 1909, 136,

148; 1910, 137, 379.) SECT. 67 revised. St. 1908, 98.

SECTS. 71, 72. Amount increased. St. 1902, 108; 1906, 171. (See 1914, 615.)

SECT. 73 revised. St. 1903, 253; 1911, 90.

SECT. 77. See St. 1910, 261.

SECT. 81 amended. St. 1906, 476; 1912, 574; 1913, 800; 1914, 519. (See 1904, 327; 1907, 186.)

Chapter 33. — Of Pounds and Field Drivers.

SECT. 35. See St. 1906, 185; 1907, 363; 1908, 133; 1909, 302; 1913, 281.

Chapter 34. — Of the Manufacture and Distribution of Gas and Electricity by Cities and Towns.

This chapter is repealed and superseded by acts to consolidate the laws relating to the manufacture, distribution and sale of gas and electricity. St. 1914, 742; 1915, 20, 92, 191, 192. (See 1915, 115.)

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 1 in part repealed. St. 1906, 463 III § 158. Superseded. St. 1914, 742 § 92, 199. (See 1902, 449; 1906, 218, 463 III § 59 et seq.)

SECTS. 2-6 superseded. St. 1914, 742 §§ 93-97, 199.

SECT. 7 revised. St. 1908, 341 § 4. Affected. St. 1914, 742 § 98. SECT. 8 affected. St. 1914, 742 § 98.

SECT. 9 superseded. St. 1914, 742 § 99.

SECT. 10 superseded. St. 1914, 742 \(\) 100; 1915, 20 \(\) 1. (See 1903, 255 § 1.)

SECT. 11 superseded. St. 1914, 742 § 101. (See 1905, 410 §§ 1, 7; 1906, 422.)

SECT. 12 superseded. St. 1914, 742 § 102. (See 1905, 410 § 2.)

SECTS. 13-17 superseded. St. 1914, 742 §§ 103-107, 199.

SECT. 18 superseded. St. 1914, 742 § 108. (See 1909, 173).

SECT. 19 superseded. St. 1914, 742 § 112.

SECT. 20 superseded. St. 1914, 742 § 113. (See 1905, 410 § 3.)

SECT. 21 superseded. St. 1914, 742 § 114. (See 1905, 410 § 4; 1906, 411; 1908, 486.)

Sects. 22-26 superseded. St. 1914, 742 §§ 115-119.

SECTS. 27-32 superseded. St. 1914, 742 §§ 120-125. (See 1905, 410 §§ 5–7.)

Chapter 35. — Of the Public Records.

Certain public records in Norfolk to be transferred to Essex. St. 1902, 311 § 1.

Accounts kept in regular course of business made admissible in evidence.

St. 1913, 288.

County commissioners of Berkshire to make copies of certain records in the registry of the middle district of said county. St. 1914, 478.

Proceedings of the annual encampment of the Massachusetts Department, United Spanish War Veterans made part of the records of the commonwealth. St. 1915, 175.

SECT. 2 amended. St. 1913, 485 § 1.

SECT. 3 amended. St. 1913, 485 § 2; 1915, 45. (See 1902, 470 § 1.)

SECT. 5. See St. 1903, 177.

SECT. 5 et seq. Act providing for attesting and certifying public records in certain cases. St. 1907, 225.

SECT. 9 amended. St. 1908, 57.

SECTS. 12, 14. As to custody of certain records. See St. 1902, 311 §§ 2, 3.

SECT. 15 amended. St. 1913, 355.

SECT. 16 amended. St. 1913, 485 § 3.

SECT. 17 limited. St. 1903, 177; 1905, 330 § 3.

SECT. 23 amended. St. 1903, 177 § 1.

Chapter 36. — Of Parishes and Religious Societies.

SECT. 27 amended. St. 1905, 167.

SECT. 52 amended. St. 1911, 261.

Chapter 38. — Of Libraries.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 2. Treasurers to give bonds. St. 1912, 241; 1913, 180.

SECTS. 2-5. See St. 1904, 209.

SECT. 4. See St. 1903, 442; 1906, 428, 527; 1907, 278-281.

SECTS. 6-8. See St. 1911, 140; 1913, 93; 1914, 118.

SECT. 11 affected. St. 1910, 396 § 1.

SECT. 11 et seq. See St. 1902, 470 § 1; 1913, 668; 1915, 106.

SECT. 12 amended. St. 1910, 396 § 2; 1914, 373 § 2. (See 1914, 522.)

SECTS. 13-15. See St. 1914, 373.

SECT. 15. Provision for annual expenditure. St. 1906, 183; 1913, 316.

Chapter 39. — Of the Board of Education.

Acts to consolidate the board of education and the commission on industrial education. St. 1909, 457; 1910, 282; 1911, 466; 1912, 80. (See 1915, 296 § 2.)

Acts relative to vocational education. St. 1906, 505; 1908, 572, 639; 1909, 457, 472, 489, 540; 1911, 471, 605; 1912, 106; 1913, 295, 384; 1914, 174, 391; 1915, 266.

Acts relative to the employment of school teachers through the board of education. St. 1906, 399; 1907, 213; 1911, 375, 731 § 1; 1913, 205.

(See 1908, 427.)

Board may provide transportation for children in certain cases. St. 1903, 483. Form or adjust unions of towns for employment of superintendents. St. 1903, 299; 1904, 215; 1911, 384, 444. State Normal School, Framingham. St. 1914, 579.

Act to establish a department of university extension and to provide for correspondence courses of education. St. 1915, 294.

Act to regulate correspondence and other like schools. St. 1914, 658. (See 1915, 294.)

Act to regulate the sale of stock, etc., by persons, firms, associations or corporations, publishing or selling school or text books, or doing business as correspondence schools. St. 1914, 658.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 2 amended. St. 1904, 234 § 1.

Sects. 3-9 superseded. St. 1909, 457; 1910, 282; 1911, 466; 1912, 80; 1913, 421. (See 1903, 456; 1904, 173, 234; 1906, 502 § 6; 1908, 189.) Sect. 6 amended. St. 1909, 457 § 4.

Sect. 9. See St. 1906, 200; 1908, 427; 1911, 375. (See, also, Res. 1914, 52.)

SECT. 10 amended. St. 1912, 79. (See 1908, 597; Res. 1914, 52.)

SECT. 11. See St. 1908, 257.

SECTS. 12-16 repealed. St. 1904, 234 § 3. (See 1903, 456; 1906, 502 § 6; 1907, 457; 1908, 189; 1910, 282; 1911, 466; 1912, 80.)

SECT. 15. See St. 1906, 399 § 2.

SECT. 17. See St. 1912, 481.

SECTS. 19-21. See St. 1906, 385; 1907, 173.

SECT. 20. See St. 1905, 211 § 1.

Chapter 40. — Of Teachers' Institutes and Associations.

Teachers' retirement associations. St. 1913, 832; 1914, 494; 1915, 197, 198.

SECTS. 2, 6 in part repealed. St. 1903, 456 § 4.

SECT. 4 amended. St. 1904, 383; 1905, 260 § 1.

SECT. 5 repealed. St. 1905, 260 § 2.

Chapter 41. — Of the School Funds.

As to technical education fund. See St. 1904, 174.

SECTS. 4, 5 repealed and new provisions made for distribution of income of the school fund. St. 1903, 456; 1904, 107. (See 1904, 189.)

SECT. 6 amended. St. 1913, 340.

Chapter 42. — Of the Public Schools.

Cities and towns may provide free meals for school children. St. 1913, 575. Provision for appointment of school physicians. St. 1906, 502; 1908, 189, 412; 1910, 257 §§ 1, 2. (See 1911, 269.) For continuation schools for working children. St. 1913, 805; 1914, 174, 391.

Acts relative to the employment of school teachers through the board of education. St. 1906, 399; 1907, 213; 1911, 375, 731 § 1; 1913, 205, 368.

(See 1904, 173; 1908, 427.)

Acts relative to use of school halls for other than school purposes. St.

1911, 367; 1912, 157, 320; 1913, 391; 1914, 538; 1915, 294 § 3.

Act relative to the tenure of office and salaries of teachers and super-

intendents of public schools. St. 1914, 714.

Provision for schools for the blind. St. 1906, 385 §§ 4-6. For industrial and vocational education. St. 1906, 505; 1908, 572, 639; 1909, 457, 472, 489, 540; 1911, 471, 605; 1912, 106; 1913, 295, 384; 1914, 128, 174, 207, 391, 530; 1915, 225, 266. (See 1904, 248; 1905, 211; 1910, 567; 1912, 445; 1913, 805.) For a state school for the feeble-minded. St. 1909, 504 §§ 59-65. (See 1906, 508; 1907, 421; 1908, 629.) For a department of university extension and correspondence courses of education. St. 1915, 294.

Provisions for schools in Boston. St. 1895, 408; 1897, 202, 442; 1898, 400; 1899, 362; 1900, 235, 237; 1901, 448, 473; 1902, 386; 1903, 170; 1904, 212, 376; 1905, 349, 392; 1906, 205, 231, 259, 318, 489 § 8; 1907, 295, 357, 450; 1908, 524, 589; 1909, 120, 223, 388, 446, 537; 1910, 617; 1911, 708; 1912, 195, 569; 1913, 337, 389, 615; 1914, 274 §§ 3, 4, 331, 489, 494; 1915 Sp. Acts 189, 304.

School committee of city of Boston empowered to obtain information concerning public schools. St. 1914, 274 §§ 3, 4. To provide for a school administration building. St. 1914, 331. To conduct courses for improvement of teachers. St. 1915, Sp. Act 189.

SECT. 1 amended. St. 1908, 181; 1910, 524; 1911, 247. (See 1912, 368 § 3; Res. 1914, 52.)

SECT. 2 amended. St. 1914, 556. (See 1908, 427; 1911, 375, 537.)

SECT. 3 amended. St. 1902, 433; 1906, 200; 1911, 537; 1913, 396. (See 1908, 427; 1913, 779 § 1.)

SECT. 8. See St. 1903, 299; 1911, 384, 444.

SECT. 10 repealed. St. 1906, 505 § 8. SECT. 11 superseded. St. 1914, 590.

SECTS. 11-13. See St. 1909, 514 § 7; 1911, 241, 309; 1913, 467.

SECT. 14. See St. 1904, 172.

SECT. 20. See St. 1905, 328; 1908, 354.

SECTS. 25-39. School committees authorized to exhibit school work in certain cases. St. 1904, 172. No member of school committee shall be eligible to position of teacher, master or superintendent of public schools of the town or district. St. 1904, 173. Pensions for teachers. St. 1908, 498; 1913, 832; 1915, 197 §§ 1, 2. Teachers not to be restricted in exercise of certain political rights. St. 1913, 628. School committees may establish classes for training teachers for continuation and vocational schools. St. 1914, 174. (See 1914, 391.) Act relative to tenure of office and salaries of teachers and superintendents. St. 1914, 714.

SECTS. 27, 34. Acts relative to authority of school committees. St. 1906, 251, 399; 1911, 309, 314, 367; 1912, 320; 1913, 391, 832 § 9; 1914, 538, 714. (See 1914, 128.)

SECT. 28. See St. 1906, 399; 1908, 498; 1911, 731.

SECT. 30 repealed. St. 1903, 456 § 4. (See 1904, 107.) SECT. 31 amended. St. 1914, 714.

SECT. 32 affected. St. 1914, 714. SECT. 34 amended. St. 1910, 201.

SECT. 39. See St. 1904, 107 § 2.

SECTS. 40, 41, 44 affected. St. 1911, 444; 1914, 714.

SECT. 43 amended. St. 1911, 399; 1912, 114. (See 1906, 505 § 4.)

SECTS. 43-48. Board of education may form or adjust unions of towns. St. 1903, 299; 1904, 215; 1911, 384, 444. (See 1911, 375, 731; 1914, 714

SECT. 44 amended. St. 1911, 384.

SECT. 49. See St. 1911, 367; 1912, 157, 320; 1913, 391; 1914, 538.

SECT. 50 revised. St. 1911, 232. (See 1909, 229; Res. 1911, 5.)

Chapter 43. — Of School Registers and Returns.

SECTS. 1, 2 amended. St. 1912, 368 §§ 1, 2.

SECT. 3 amended. St. 1914, 443 § 1. (See 1910, 249; 1911, 269, 310.)

SECT. 4 amended. St. 1912, 368 § 3; 1913, 356; 1914, 443 § 2; 1915, 90.

SECTS. 5-9 amended. St. 1912, 368 §§ 4-8.

SECT. 11 amended. St. 1912, 368 § 9. (See 1905, 320; 1906, 383.)

Chapter 44. — Of School Attendance.

Act to prohibit the charging of fees for certificates relating to school attendance, etc. St. 1914, 316.

SECT. 1 amended. St. 1905, 320; 1906, 383; 1913, 779 §§ 1, 2; 1915,

81. (See 1915, 94.)

SECTS. 1-4 revised. St. 1913, 779 §§ 1-4; 1915, 78, 81. Transfer cards for pupils changing their residences. St. 1915, 94. (See 1903, 483; 1905, 320, 375; 1906, 383, 413, 489; 1909, 514 § 17; 1910, 249; 1911, 241, 268, 269, 309, 310; 1912, 191, 368 § 9; 1913, 467, 779 § 1, 831 §§ 19, 24-26; 1914, 590, 738; 1915, Sp. Act 34.)

SECT. 4 amended. St. 1905, 375; 1911, 268 § 2; 1913, 779 § 4; 1915, 78.

SECT. 5. See St. 1913, 779 § 4.

SECT. 6 amended. St. 1906, 371; 1907, 215.

Chapter 45. — Of the Nautical Training School.

Title changed. St. 1913, 224.

SECT. 5 amended. St. 1903, 171. (See 1908, 195, 469; 1913, 295; 1914, 615.)

Chapter 46. — Of Truants and Truant Schools.

Act to provide for the commitment of habitual truants, habitual absentees and habitual school offenders. St. 1906, 389. (See 1906, 413, 489, 499 § 3; 1907, 137, 195, 411; 1908, 286; 1909, 514 §§ 57, 62–65; 1911, 202; 1913, 457, 467, 779 § 13.)

Acts relative to wayward and delinquent children. St. 1906, 413, 489, 499; 1907, 411; 1908, 637. (See 1910, 332; 1911, 595; 1912, 187; 1913,

457, **796**, 831 § 25.)

Acts relative to commitments to the industrial school for boys. St.

1909, 472 § 2; 1911, 605; 1914, 207.

Act to authorize the establishment of disciplinary day schools in the city of Boston and the abolition of the parental school of said city. St. 1914, 738; 1915, Sp. Act 34.

SECT. 1 amended. St. 1902, 256; 1913, 779 § 5; 1914, 738. (See 1906,

148; 1908, 103.)

SECTS. 3-6 revised. St. 1913, 779 §§ 6-9; 1914, 738. (See 1903, 330 §§ 1-3; 1904, 220 §§ 1-3; 1906, 389, 413, 489; 1908, 286; 1912, 368 § 9; 1913, 831 §§ 19, 24-26.)

SECT. 8 revised. St. 1913, 779 § 10. (See 1904, 220 § 4.)

SECT. 9 amended. St. 1903, 308 § 1.

SECT. 10 revised. St. 1913, 779 § 11; 1914, 738. (See 1903, 330 § 4.) SECT. 11. See 1903, 334 §§ 1-3; 1906, 389, 413, 489, 499 § 5, 501; 1907, 137, 158, 195.

SECT. 12 amended. St. 1912, 552, 711.

SECT. 13 revised. St. 1913, 779 § 12. (See 1904, 356; 1906, 499; 1911, 175; 1912, 372.)

Chapter 47. — Of State Highways.

Provision for maintenance of state highways. St. 1913, 773, 774; 1914, 514.

As to the Massachusetts highway commission. See St. 1903, 473; 1904, 108, 117; 1905, 311; 1906, 412, 433; 1907, 446, 580; 1908, 279, 296 § 4, 642, 648; 1909, 134, 454, 464, 534 §§ 17, 18, 20, 24–27, 31; 1910, 487, 488, 498, 511, 514, 591, 646; 1911, 38, 184, 557, 578, 677, 678, 746; 1912, 591 § 5, 646, 647, 677, 697, 699, 703, 704, 715 § 8, 716, 717; 1913, 116, 530, 639, 663, 773, 774, 803; 1914, 182, 203, 304, 420, 514, 585, 659, 668, 741; Res. 88; 1915, 8, 145, 195, 196, 221.

Act to codify and amend the laws relative to public shade trees. St.

1915, 145. (See 1905, 279; 1908, 296, 297.)

Act relative to clearing of obstructions upon lands bordering upon state highways. St. 1914, 304.

Act to regulate the use of air craft. St. 1913, 663.

Provision for expenses. St. 1902, 246; 1903, 280; 1904, 244; 1908, 642.

Act relative to proof of contributory negligence in actions for damages for injuries. St. 1914, 553.

Act to regulate operation of motor vehicles in Nantucket. St. 1914, 585.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECTS. 1, 2. Acts relative to motor vehicles and to the operation thereof. St. 1909, 534; 1910, 525, 605; 1911, 37; 1912, 123, 400; 1913, 95, 116, 803; 1914, 420, 585, 695; 1915, 10, 11, 16, 19, 87, 99. (See 1902, 315; 1903, 473; 1905, 311, 366; 1906, 353, 412; 1907, 203, 408, 494, 580; 1908, 263, 467, 642, 648; 1910, 516.)

SECT. 3. See St. 1906, 433 § 4; 1910, 514.

SECT. 5 amended. St. 1909, 464 § 1.

SECT. 6 amended. St. 1904, 108 § 1; 1909, 464 § 2. (See 1904, 117, 317, 443; 1915, 8.)

SECT. 7. See St. 1910, 498.

SECTS. 9, 13. See St. 1905, 266.

SECT. 10. Towns and cities may contribute toward expense of construction. St. 1904, 125. (See 1907, 196.) SECT. 11. See St. 1905, 279; 1910, 498; 1914, 304.

SECT. 12. See St. 1912, 697; 1913, 778 § 11.

SECT. 13. See St. 1914, 553.

SECT. 16 revised. St. 1913, 773; 1914, 514. (See 1903, 280 § 2; 1904, **244**; 1908, 642 § 1; 1909, 454, 534 § 30; 1910, 525, 605.)

SECT. 17 revised. St. 1908, 279.

SECT. 20. See St. 1914, 304.

SECT. 21 affected. St. 1914, 742 §§ 130, 199. (See St. 1905, 279; 1906, 463 III § 72; 1909, 134.)

Chapter 48. — Of the Laying Out and Discontinuance of Ways and of Damages caused by the Taking of Land for Public Uses.

Provision for appeal in case of alteration of name of a public way, place or section or of any public park, where the name has been in use for twentyfive years. St. 1909, 134.

Act to give to cities jurisdiction over highways and bridges. St. 1913, 546.

Act relative to common landing places. St. 1908, 606.

Provision for laying out, etc., of ways in towns by a board of survey. St. 1907, 191. And for maintenance by neighboring cities or towns. St. 1907, 196. As to maintenance of certain bridges, see St. 1908, 552. Maintenance of state highways. St. 1913, 774.

Act relative to the taking of land by cities and towns for municipal pur-

poses. St. 1915, 263.

Acts relative to damages for the taking of property by right of eminent domain. St. 1904, 317; 1905, 390; 1913, 401; 1915, 263, 281. (See 1902, 521 § 1; 1913, 68, 148, 525; 1914, 33, 569.)

Act to authorize the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate. St. 1914, 33.

Act relative to signs, awnings and other projections in public ways. St. 1915, 176. (See 1913, 632, 680.)

SECT. 1 amended. St. 1912, 554 § 1.

Sects. 1-5. See St. 1907, 191.

SECT. 3 amended. St. 1912, 554 § 2.

Secrs. 4-7 amended. St. 1912, 554 §§ 3-6.

SECT. 8 revised. St. 1912, 554 § 7.

SECT. 11 amended. St. 1912, 554 § 8. SECT. 12 amended. St. 1912, 554 § 9. (See 1907, 191 § 4.)

SECTS. 13-16. See St. 1904, 317, 443; 1905, 390; 1915, 263.

SECTS. 17-26. See St. 1906, 463 II § 95 et seq.; 1911, 741 § 21; 1913, 777 § 34.

See St. 1914, 33. SECT. 20.

SECTS. 20, 26, 27. See St. 1905, 266.

SECT. 27. See St. 1914, 33; 1915, 263.

SECT. 33. See St. 1909, 504 § 37.

SECT. 44. See St. 1914, 33.

SECT. 52 amended. St. 1903, 243. (See 1904, 125; 1907, 196.)

SECTS. 54, 55 amended. St. 1908, 431 §§ 4, 5.

SECT. 56 amended. St. 1912, 554 § 10.

SECT. 61. See St. 1915, 227.

SECT. 68 et seq. See St. 1904, 317; 1915, 263.

SECT. 80. See St. 1914, 33.

SECT. 84. See St. 1915, 263.

SECT. 85. See St. 1906, 463 III § 50.

SECT. 88. Ways in Suffolk. St. 1888, 397; 1891, 323; 1892, 401, 415 § 3, 418; 1895, 494; 1896, 237; 1897, 166, 167, 319, 394; 1898, 210, 252, 298, 566; 1899, 433, 443, 450; 1900, 478; 1901, 199, 465; 1902, 521; 1906 214, 258, 393; 1912, 240, 661; 1913, 536, 554. (See 1898, 540 § 2; 1903, 331 § 2; 1905, 205 § 1; 1908, 447; 1913, 148, 432, 680; 1914, 569; 1915. 176.)

An act relative to Boston bridges. St. 1902, 224. (See 1904, 412.)

SECT. 90. See St. 1906, 463 II §§ 2, 7; 1914, 33.

SECT. 93. See St. 1914, 33.

SECT. 97. See St. 1904, 117.

SECT. 102. See St. 1911, 142.

SECT. 103 amended. St. 1913, 572.

SECT. 104 amended. St. 1912, 24.

SECT. 105 amended. St. 1910, 511 § 1. SECT. 106 amended. St. 1910, 511 § 2.

SECT. 107 et seq. See St. 1904, 317; 1908, 499; 1909, 243; 1911, 135; 1914, 33; 1915, 263.

See St. 1914, 742 § 128. SECT. 109.

SECT. 113 extended. See St. 1914, 33.

SECT. 114. See St. 1911, 741 § 21; 1913, 777 § 34.

Chapter 49. — Of Sewers, Drains and Sidewalks.

Act to provide for treatment or purification of sewage. St. 1909, 433. As to metropolitan water and sewerage system, see St. 1889, 439; 1895, 342, 406; 1897, 80, 81, 83, 88, 502; 1901, 168; 1902, 101, 189; 1903, 161, 242; 1905, 457; 1906, 235, 337, 338, 369, 404, 406, 457, 530; 1907, 165, 238, 349, 524; 1908, 556, 558; 1909, 177, 243, 258, 282, 320, 473; 1910, 32, 291, 292; 1911, 5, 541; 1912, 528, 694; 1913, 685; 1914, 455, 601, Res. 96; 1915, 147, 150, 210.

As to Boston, see St. 1891, 323; 1892, 402; 1894, 227, 256; 1895, 297, 494; 1896, 237, 359; 1897, 426; 1898, 257; 1899, 450; 1900, 126, 478; 1901, 199; 1902, 521, 526; 1903, 268; 1906, 393; 1912, 371; 1913, 536, 554; 1914, 569.

Provision for separate systems of drainage. St. 1903, 383. (See 1907, **464**; 1912, 635 §§ 6, 37.)

Act to authorize the commonwealth, counties, cities and towns to petition for assessment of damages by jury for taking of real estate for the purpose of sewers, etc. St. 1914, 33.

Act relative to the qualifications of inspectors of masonry construction employed by the metropolitan water and sewerage board, etc. St. 1914, 540.

Act relative to municipal liens for construction of streets, sewers and sidewalks. St. 1915, 227.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 1. See St. 1907, 191 § 4; 1915, 263.

SECT. 2. See St. 1904, 317, 443; 1905, 266, 390; 1915, 263.

SECT. 4. See St. 1914, 33.

SECT. 15 amended. St. 1907, 177; 1908, 356; 1910, 330; 1914, 450. SECT. 16 amended. St. 1908, 453.

SECT. 18. See St. 1915, 227.

SECT. 23 affected. St. 1915, 227. SECT. 24 amended. St. 1907, 365.

SECT. 30. See St. 1903, 383 § 1.

SECT. 33. See St. 1915, 227.

SECT. 43. See St. 1915, 227.

SECTS. 43-45. Provision for apportionment of sidewalk assessments. St. 1908, 216.

SECT. 45. See St. 1915, 227.

Chapter 50. — Of Betterments and Other Assessments on Account of the Cost of Public Improvements.

Provision for authoritative ascertainment of municipal liens on real estate. St. 1907, 378; 1908, 299; 1909, 490 II § 20. (See 1911, 75.)

Act relative to municipal liens for the construction of streets, sewers and sidewalks. St. 1915, 227.

As to assessments in Boston, see St. 1902, 521 § 1, 527; 1903, 235; 1906, 393; 1912, 371; 1913, 536.

Act to authorize the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate. St. 1914, 33.

SECT. 1. See St. 1904, 443 § 23; 1906, 463 III §§ 67-69; 1913, 546.

SECT. 2 affected. St. 1915, 227.

SECT. 3. See St. 1904, 317; 1915, 263.

SECT. 5. See St. 1911, 75.

SECT. 6. See St. 1914, 33.

SECT. 10 affected. St. 1915, 227.

SECT. 11 revised. St. 1902, 503.

SECTS. 15, 16. Provision for apportionment of sidewalk assessments. St. 1908, 216.

SECT. 17. See St. 1915, 227. SECT. 22. See St. 1915, 227.

SECTS. 23-24. See St. 1915, 227.

Chapter 51. — Of the Repair of Ways and Bridges.

Act relative to the maintenance of highways by neighboring cities or towns. St. 1907, 196. (See 1910, 525.) Relative to repair and maintenance of certain bridges. St. 1908, 552. (See 1911, 581, 587.)

Provision for paving private passageways in certain cities.

119; 1907, 256.

Act to authorize the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate. St. 1914, 33.

Act relative to proof of contributory negligence in actions for the recovery of damages for injuries. St. 1914, 553.

SECT. 1. See St. 1909, 289.

SECT. 10 repealed in part. St. 1915, 145 § 13.

SECTS. 14, 15. See St. 1915, 263.

SECT. 16. See St. 1914, 33; 1915, 263.

SECT. 17. See St. 1913, 290.

SECTS. 17-18. See St. 1914, 553; 1915, 151 § 7.

SECTS. 20-22 affected. St. 1908, 305; 1913, 324.

SECT. 21 amended. St. 1910, 166 § 1; 1912, 221.

Chapter 52. — Of Regulations and By-Laws relative to Ways and Bridges.

Licenses for street stands in Boston. St. 1907, 584; 1909, 329. Garages. St. 1913, 577.

Provisions for regulating use and operation of automobiles and motor vehicles. St. 1902, 315; 1909, 534; 1910, 525, 605; 1911, 37; 1912, 123, 400; 1913, 95, 116, 123, 530, 803; 1914, 190, 204, 420; 1915, 10, 11, 16, 19, 87, 99. (See 1903, 473; 1905, 311, 366; 1906, 353, 412; 1907, 203, 408, 494, 580; 1908, 263, 642, 648; 1910, 516; 1913, 592.)

Certain vehicles to carry lights at night. St. 1911, 578; 1914, 182.

Act relative to signs, awnings and other projections in public ways. St. 1915, 176. (See 1913, 632, 680.)

SECT. 1. See St. 1906, 234.

SECT. 5. See St. 1902, 205.

SECT. 6. See St. 1912, 372.

SECTS. 7, 8. Rights of way in streets. St. 1904, 161; 1905, 465 § 149; 1906, 139; 1908, 604 § 166. (See 1912, 147.)

SECT. 18 et seq. See St. 1913, 161.

SECT. 31. See St. 1913, 803 § 5.

Chapter 58. — Of the Boundaries of Highways and Other Public Places and Encroachments thereon.

Act relative to the removal of slash and brush from highways or public roads. St. 1914, 101.

SECTS. 6-11 repealed. St. 1910, 363 § 2. (See 1908, 296; 1915, 145.) SECT. 12 repealed and superseded. St. 1915, 145 §§ 2, 13. (See 1902, 57; 1904, 409; 1905, 279, 381; 1906, 268; 1907, 475; 1908, 296 § 2, 297; 1910, 321, 363; 1915, 80, 124.)

SECT. 13 repealed and superseded. St. 1915, 145 §§ 3-5, 13. (See 1908, **296** § 3; **1910**, 363.)

SECT. 14 repealed. St. 1907, 475 § 10. (See 1908, 209; 1909, 394; 1910, 398; 1911, 244; 1914, 101.) SECT. 16. See Res. 1911, 5.

Chapter 54. — Of the Law of the Road.

Acts relative to the law of the road. St. 1908, 512; 1913, 223, 432. Vehicles to carry a light at night. St. 1911, 578; 1914, 182.

Acts regulating use and operation of motor vehicles. St. 1909, 534; 1910, 525, 605; 1911, 37; 1912, 123, 400; 1913, 95, 116, 123, 530, 803; 1914, 190, 420, 585, 695; 1915, 10, 11, 16, 19, 87, 99. (See 1902, 315; 1903, 473 §§ 3–11; 1905, 311, 366; 1906, 353, 412, 433; 1907, 203, 408, 494, 580; 1908, 263, 467, 642, 648; 1910, 516; 1911, 477, 578.)

Act to regulate the use of air craft. St. 1913, 663.

SECTS. 3-7. Relative to the manufacture of bread to be sold by the loaf. St. 1915, 258.

SECT. 4 amended. St. 1909, 191.

SECT. 6 revised. St. 1908, 197.

SECTS. 11-17 revised. St. 1911, 388. (See 1907, 289.)

SECT. 11 et seq. Regulations for sale of feed stuffs. St. 1912, 527. (See 1903, 122 §§ 1-10; 1904, 332.) Of commercial fertilizers. St. 1911, 388. Regulation of sale of unwholesome food. St. 1913, 687.

SECT. 12. See St. 1907, 66.

SECT. 18. See St. 1907, 289; 1911, 388 §§ 7, 12.

SECT. 20 repealed. St. 1903, 122 § 11.

SECT. 21 revised. St. 1912, 246; 1913, 713.

SECT. 21 et seq. Packing, grading and sale of apples. St. 1915, 261.

SECT. 22 amended. St. 1909, 350.

SECT. 24 revised. St. 1903, 408 §§ 1-3; 1905, 209; 1911, 380.

SECTS. 31, 39, 46, 60, 63, 91. See St. 1907, 394; 1911, 163. SECTS. 32, 33. See St. 1914, 795 § 3.

SECT. 39 amended. St. 1902, 459.

SECT. 66 revised. St. 1911, 600 § 1. Vinegar containers to be marked. St. 1911, 600 § 3; 1915, 158.

SECT. 67 revised. St. 1911, 600 § 2; 1915, 239.

SECT. 69 repealed. St. 1911, 600 § 5.

SECT. 83. A woman or a non-resident may be appointed a weigher of coal. St. 1902, 159, 453 § 1.

SECT. 84 revised. St. 1907, 228 § 1.

SECT. 84 et seq. Licenses for dealers in coal or coke. St. 1903, 484; 1906, 434.

SECT. 85 repealed. St. 1907, 228 § 2.

SECT. 86 revised. St. 1908, 205 § 1.

SECT. 87 amended. St. 1908, 205 § 2; 1909, 424 § 1. SECT. 88 amended. St. 1902, 453 § 2; 1908, 304; 1910, 219 § 1.

St. 1902, 453 § 3; 1910, 219 § 2. SECT. 89 amended.

SECT. 91 amended. St. 1902, 453 § 4.

Chapter 58. — Of the Inspection of Gas and Gas Meters.

This chapter is repealed and superseded by act to consolidate the laws relating to the manufacture, distribution and sale of gas and electricity. St. 1914, 742.

SECT. 1. Powers and duties of inspector transferred to board of gas and electric light commissioners. St. 1902, 228 § 1. (See 1906, 422.) Inspector's salaries. St. 1908, 536 § 2. (See 1902, 228 § 6; 1907, 54 § 2; 1908, 529; 1909, 316, 477, 483.)

Sects. 1-7 superseded. St. 1914, 742 §§ 135, 174-179, 199. (See 1902, 228; 1907, 54; 1908, 195, 469, 536; 1909, 318, 483; 1913, 317; 1914, 615.)

SECT. 8 superseded. St. 1914, 742 §§ 182, 199.

Sect. 9 superseded. St. 1914, 742 §§ 175, 183, 199. (See 1909, 483 § 1.)

SECTS. 10-12 superseded. St. 1914, 742 §§ 184-186, 199.

SECT. 13 superseded. St. 1914, 742 §§ 180, 199. (See 1909, 483 § 2.)

SECT. 14 superseded. St. 1914, 742 §§ 181, 199. (See 1902, 228; 1903,

464 § 1; 1909, 483 § 3; 1912, 233.) SECT. 15 superseded. St. 1914, 742 §§ 187, 199.

Sects. 16-18 superseded. St. 1914, 742 §§ 194-196, 199.

SECT. 19 superseded. St. 1914, 742 §§ 198, 199. (See 1909, 483 § 4.)

Chapter 59. — Of the Measuring of Upper Leather.

This chapter is repealed and superseded by St. 1913, 502. (See 1913, 503.)

Chapter 60. — Of the Survey and Sale of Lumber, Ornamental Wood and Ship Timber.

SECT. 1. See St. 1908, 195, 469; 1914, 615.

SECT. 4 amended. St. 1902, 477 § 1. SECT. 7 amended. St. 1902, 477 § 2.

SECTS. 9-11 repealed. St. 1902, 477 § 3.

Chapter 62. — Of Weights and Measures.

The provisions of this chapter are extended to scales, balances, etc., having a device to indicate price as well as weight. St. 1907, 535. And to certain devices for adjusting, testing, etc., used for hire or reward. St. 1909, 412 § 1. Mechanical devices for measuring leather. St. 1913, 503. (See 1913, 502.)

Acts relative to the penalty for giving false weight or measure. St. 1907, 394; 1911, 163; 1914, 379, 387. (See 1909, 350.) Act to establish tolerances in sale of commodities by weight. St. 1913, 801. Tolerances in packages containing malt beverages. St. 1914, 525.

Provision for the testing and sealing of taximeters. St. 1909, 541.

Act to require the marking of packages containing foods. St. 1914, 653. Provisions relative to sealers and deputy sealers of weights and measures. St. 1914, 452.

Act to regulate weighing of precious stones. St. 1914, 183.

Relative to venue of complaints and prosecutions concerning false weights and measures. St. 1914, 387.

Standard barrel and box for apples. St. 1915, 261 § 1.

SECT. 2 amended. St. 1914, 525. (See 1915, 261 § 1.)

SECTS. 2, 3. See St. 1903, 408 § 1.

SECT. 3 amended. St. 1902, 115; 1911, 397.

SECT. 4 amended. St. 1910, 297; 1912, 284; 1913, 176; 1915, 43. (See 1915, 261 § 1.)

Sects. 8-11 in part superseded and a state commission established. St. 1907, 534; 1910, 465; 1911, 632; 1912, 256; 1915, 190. (See 1902, 457; 1909, 424 § 2, 541 §§ 2, 3; 1914, 615.)

SECTS. 12-20. County treasurers not to have custody of standard weights, etc., or to act as sealers. St. 1909, 310.

SECT. 14 amended. St. 1914, 633 § 1.

SECT. 17 amended. St. 1902, 539. (See 1913, 503.)

SECT. 18 superseded. St. 1914, 452. Civil service rules to apply to certain appointments. St. 1909, 382. SECT. 19 affected. St. 1914, 452 § 3.

SECT. 20 revised. St. 1907, 283, 534 § 3. (See 1909, 310; 1915, 190.)

SECT. 21. See St. 1906, 323; 1909, 531; 1910, 462.

SECT. 21 et seq. See St. 1903, 408 § 2; 1905, 209; 1909, 412 § 2, 424 § 2, 541; 1911, 380 § 2.

SECT. 22 revised. St. 1910, 209 § 1.

SECT. 25 superseded. St. 1914, 633 § 2.

SECT. 26 amended. St. 1914, 633 § 3.

SECT. 29 et seq. Sealers to report to state commissioner. St. 1907, 534 § 5; 1914, 452 §§ 1-3.

SECT. 30. Repeal and substitute. St. 1914, 346.

SECT. 32 revised. St. 1910, 209 § 2.

SECT. 33 revised. St. 1906, 215; 1914, 379. (See 1907, 394; 1911, 163; 1914, 387.)

SECTS. 34, 35 affected. St. 1914, 452. (See 1913, 503 § 3.)

SECT. 37. See St. 1914, 387.

SECT. 39 amended. St. 1913, 164, 801. SECT. 43 amended. St. 1909, 531. See acts relative to sealing bottles or jars for milk, etc. St. 1906, 323; 1909, 531; 1910, 462. (See 1914, 653 § 4.)

Chapter 63. — Of the Metric System of Weights and Measures.

SECT. 1 amended. St. 1914, 183.

SECTS. 3, 4, in part, superseded. St. 1907, 534 §§ 3, 4. (See 1907, 535.)

Chapter 64. — Of Auctioneers.

SECT. 6 et seq. Auction sales of horses in Boston restricted. St. 1904, 336; 1905, 426. And of certain lame or diseased horses. St. 1906, 185 §§ 1, 3. (See 1907, 363; 1908, 133.)

SECT. 15. See St. 1908, 237 § 13 cl. 4.

Chapter 65. — Of Itinerant Vendors, Hawkers and Pedlers.

SECT. 3. Provision for revocation of license. St. 1908, 208.

SECT. 9 amended. St. 1902, 544 § 9.

SECT. 15 revised. St. 1906, 345. (See 1905, 377.) SECT. 17 amended. St. 1902, 531; 1906, 151; 1910, 419.

SECT. 19 revised. St. 1907, 571 § 1; 1912, 192; 1915, 253 § 1. (See 1905, 204.)

SECT. 19 et seq. Secretary may revoke license in certain cases. St. 1908, 208.

Sect. 20 amended. St. 1915, 253 § 2. Sect. 21 repealed. St. 1907, 571 § 2. (See 1903, 432.)

SECT. 22 amended. St. 1915, 253 § 3.

SECT. 23 amended. St. 1915, 253 § 4.

SECT. 24 superseded. St. 1915, 253 § 5.

SECT. 25 amended. St. 1915, 253 § 6.

SECT. 29 superseded. St. 1915, 253 § 7.

Chapter 66. - Of Shipping and Seamen, Harbors and Harbor Masters.

Act to authorize arrest without warrant of persons committing misde-

meanors in rivers, harbors, etc. St. 1912, 372.

Lines and regulations in certain harbors: Boston, St. 1901, 196; 1908, 579; 1912, 619; 1915, Sp. Act 334. Charles River, 1901, 245, 401; 1913, 417. (See 1903, 465.) Haverhill, 1902, 313; 1905, 327. New Bedford, 1901, 243; 1903, 363. Provincetown, 1913, 415.

Acts relative to improvement of tide waters, etc. St. 1909, 481; 1912, 642. (See 1912, 46; 1914, 691, 693, 716, 717, Res. 112, 115, 132, 135, 137; 1915, 96.)

Development of port of Boston. St. 1911, 748; 1912, 46, 181, 663; 1913, 635; 1914, 48, 555, 602, 712; 1915, Sp. Acts 335, 337, 363.

Mufflers on motor boats. St. 1909, 245.

Power boats must show lights at night in certain waters. St. 1910, 397. Secrs. 2, 3 repealed. St. 1910, 526.

Harbor and land commissioners' tide water fund established. St. 1912, 257.

SECT. 17. See St. 1907, 229; 1910, 255.

SECT. 19 amended. St. 1909, 270 § 1. As to Boston, see St. 1908, 579; 1909, 270 § 2.

Chapter 67. — Of Pilots and Pilotage.

SECT. 10. See St. 1914, 472, 747.

SECT. 17. See St. 1907, 490.

SECT. 28 amended. St. 1915, 17.

Chapter 68. — Of Agents, Consignees and Factors.

Uniform bills of lading act. St. 1910, 214.

SECT. 1. See St. 1912, 271.

SECTS. 2-4. Provision for dissolution of lien. St. 1907, 490. (See 1909, 235; 1911, 150.)

SECTS. 4-6. See St. 1908, 237 §§ 23-30.

SECT. 6. See St. 1905, 324.

Chapter 69. — Of Public Warehouses.

Storage of liquors. St. 1911, 77, 88.

As to cold storage. See St. 1910, 640; 1912, 652; 1913, 538.

Acts relative to goods stored with public warehousemen. St. 1909, 227; 1912, 649; 1913, 228.

Act to make uniform the law of warehouse receipts. St. 1907, 582. (See 1909, 227.)

Provision for dissolution of lien. St. 1907, 490. (See 1907, 582 § 34.) Charges for storage of baggage by railroad corporations. St. 1907, 287; 1908, 504.

SECT. 1. See St. 1915, 98.

SECT. 7. See St. 1911, 77.

SECT. 17. New section. St. 1915, 98. SECT. 18. New section. St. 1915, 98.

Chapter 70. — Of Common Carriers and Express Companies.

Obligations and rights of carriers upon bills of lading. St. 1910, 214 §§ 11–27.

Act relative to trustee process against common carriers. St. 1905, 324. Acts to grant to the board of railroad commissioners supervisory powers

over express companies. St. 1906, 266; 1908, 599.

Acts relative to taking of deposits for transmitting to foreign countries, or other purposes. St. 1905, 428; 1906, 408; 1907, 377; 1908, 493; 1909, 287, 450; 1910, 338; 1911, 358; 1912, 335; 1913, 178, 179, 245.

SECTS. 3, 4. See St. 1907, 539 § 2; 1908, 316.

SECT. 6. See St. 1913, 290; 1915, 151 § 7.

Chapter 71. — Of Limited Partnerships.

Acts relative to voluntary associations under written instruments. St. 1909, 441; 1913, 454.

SECT. 3. Names to be recorded in city or town clerk's office in certain cases. St. 1907, 539. (See 1908, 316.)

Chapter 72. — Of the Use of Labels, Trade-Marks and Names.

Provision as to labels on baking powders. St. 1902, 540. Drugs and patent foods. St. 1906, 386; 1907, 259; 1908, 307.

SECT. 5. Names to be recorded in certain cases. St. 1907, 539.

1908, 316.)

SECTS. 7, 8. Certain insignia, badges, etc., may be registered, and the unauthorized use thereof is prohibited. St. 1904, 335; 1907, 232 § 3; 1909, 514 §§ 31, 32. (See 1902, 430; 1903, 275; 1908, 280.)

SECT. 16 amended. St. 1909, 196.

Chapter 73. — Of Money and Negotiable Instruments.

Acts to regulate business of making small loans. St. 1911, 727; 1912, 675.

As to negotiation of bills of lading, see St. 1910, 214 §§ 24-43.

Act relative to liability of banks on negotiable instruments forged, altered, etc. St. 1912, 277.

SECT. 3. See St. 1911, 727 §§ 7, 18.

SECT. 4 amended. St. 1915, 121.

SECT. 7 amended. St. 1905, 454 § 1.

SECT. 8 amended. St. 1905, 454 § 2.

SECTS. 35, 40. See St. 1912, 277.

SECT. 72. See St. 1910, 378; 1912, 277.

SECTS. 88, 92, 102, 103. See St. 1907, 204; 1911, 136; 1912, 277.

SECT. 102 revised. St. 1910, 417.

SECT. 141. See St. 1912, 277.

SECT. 201 et seq. See St. 1912, 277.

SECT. 212. See St. 1908, 237 § 73; 1910, 171 § 18.

Chapter 74. — Of the Prevention of Frauds and Perjuries.

Act to make uniform the law relating to the sale of goods. St. 1908, 237. (See 1910, 214.)

SECT. 5 repealed. St. 1908, 237 § 78. (See 1908, 237 § 4; 1912, 271.)

Chapter 75. — Of the Preservation of the Public Health.

Acts for protection of health. St. 1902, 322, 541; 1903, 220, 475; 1904, 395; 1905, 251, 474; 1906, 116, 165, 250, 386, 502; 1907, 164, 180, 259, 285, 410, 480; 1908, 150, 307, 325, 329, 381, 411, 435, 539, 570; 1909, 319, 375, 391, 405, 433, 471, 474, 514 §§ 75, 78–89, 105, 106, 536; 1910, 257, 259, 269, 271, 387, 404, 428, 458, 543, 597, 640; 1911, 278, 341, 381, 576, 613; 1912, 59, 151, 528, 637, 652, 653; 1913, 73, 210, 265, 272, 328, 426, 472, 504, 538, 647, 650, 654, 687, 743, 761; 1914, 67, 76, 177, 241, 325, 408, 455, 484, 545, 634, 655, 677, 688, 694, 726, 744, 788, 792; 1915, 22, 27, 55, 116, 117, 148, 187, 258, 288. (See 1907, 550 § 68; 1911, 395, 596, 597; 1912, 637, Res. 117, 133; St. 1913, 426, 494, 650, 663; 1914, 240, 241, 283, 531, 628, 655, Res. 52; 1915, 44, 46, 109, 174, Sp. Act 346, Res. 2, 23.)

Act to establish a state department of health, and to amend the public health laws. St. 1914, 792.

Provision for reclamation of wet lands. St. 1913, 759; 1914, 596. (See 1915, 46.)

Act to regulate practice of optometry. St. 1912, 700; 1915, 201.

Act to authorize incorporation of milk commissions. St. 1911, 506.

Act to restrict the use of common drinking cups. St. 1910, 428. (See 1911, 491; 1912, 581.) And of common towels. St. 1912, 59.

Acts to provide for the establishment of health districts and the appointment of inspectors of health. St. 1907, 537; 1910, 405, 523; 1911, 282, 603, 709; 1914, 792. (See 1907, 499; 1908, 325 § 3, 329, 487; 1909, 514 §§ 75, 78-89, 105, 106; 1910, 259, 394, 543; 1912, 726; 1913, 426.) For sanitary stations in cities and certain towns. St. 1911, 596. Sanitary conditions in certain establishments. St. 1902, 322; 1906, 250; 1909, 514 §§ 78, 79; 1912, 318; 1914, 328, 726; 1915, 116, 117.

Towns not maintaining hospitals may appropriate money for free beds.

St. 1915, 44. (See 1915, Sp. Act 190.)

Act to establish a board of labor and industries. St. 1912, 726.

Acts relative to inspection of jails, prisons, etc. St. 1910, 405; 1911, 282. Acts relative to regulation and supervision of water companies. St. 1909, 319; 1913, 660.

Act to standardize tuberculosis dispensaries. St. 1914, 408.

Act relative to the sale and manufacture of sausages, etc. St. 1914, 325, 634; 1915, 22.

Act relative to the manufacture of bread to be sold by the loaf. St. 1915, 258.

As to metropolitan water and sewerage system, see St. 1889, 439; 1895, 342, 406, 488; 1897, 80, 81, 83, 88, 502; 1899, 342; 1900, 108; 1901, 168, 498; 1902, 101, 189, 213, 391, 535; 1903, 161, 242, 356; 1904, 186, 230, 246, 273, 317, 426, 431; 1905, 457; 1906, 235, 337, 338, 369, 404, 406, 457, 530; 1907, 165, 238, 349, 524; 1908, 556, 558; 1909, 177, 243, 258, 282, 320, 453, 473; 1910, 32, 291, 292; 1911, 5, 541; 1912, 528, 694; 1913, 422, 525, 685; 1914, 455, 601; Res. 96; 1915, 147, 150.

Board of health to publish information in interest of public health. St. 1902, 230, 272; 1913, 622; 1914, 792. And define what diseases are deemed dangerous. St. 1907, 183. (See 1913, 210, 328; 1914, 792.)

Provision for appointment of school physicians. St. 1906, 502; 1908, 189, 412; 1910, 257. Establishment of dental dispensaries for children. St. 1914, 677.

Provisions for suppressing insect pests. St. 1902, 57; 1905, 381; 1906, 268; 1907, 521; 1908, 591; 1909, 263; 1910, 150; 1911, 242, 474; 1912, 263; 1913, 585; 1914, 340, 341, 404; 1915, 124, 171. (See 1910, 427; 1912, 91, 112, 625; 1913, 293, 296, 585, 600, 605.) For paving private passageways in certain cities. St. 1907, 256. For treatment or purification of sewage. St. 1909, 433.

Act to establish a standard for cream. St. 1907, 216. Ice cream. St. 1913, 743; 1914, 67. To prohibit misuse of vessels used in sale of milk. St. 1906, 116; 1908, 435; 1913, 761. (See 1906, 323; 1908, 570; 1909, 425, 531; 1910, 462, 641; 1911, 610; 1912, 474.) Act relative to the production and sale of milk. St. 1914, 744. (See St. 1915, 109.)

Cold storage. St. 1910, 640; 1912, 652; 1913, 538; 1914, 545; 1915, 55.

Provision for separate systems of drainage. St. 1903, 383.

Acts to limit the occupancy of cellars and basements in the city of Boston. St. 1907, 550 § 68; 1914, 628; 1915, Sp. Act 346.

Acts to encourage and promote building and use of tuberculosis hospitals. St. 1911, 597; 1912, 637. (See 1912, 151.)

Provision for treatment of leprosy cases. St. 1905, 474; 1909, 250; 1913, 73.

Act relative to the analyzing of intoxicating liquors. St. 1914, 484.

Acts relative to wood alcohol. St. 1905, 220; 1910, 541.

Act to prohibit throwing of glass on bathing beaches. St. 1914, 76.

Acts relative to moving by women of boxes and receptacles in manufacturing or mechanical establishments. St. 1913, 426; 1914, 241; 1915, 27.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

Act relative to the manufacture and sale of mattresses, pillows, etc. St. 1915, 148.

Acts to require state department of health to make analyses of drugs and poisons. St. 1910, 495; 1915, 104.

Sects. 1-2 repealed. St. 1914, 792.

SECT. 3 repealed. St. 1914, 792. (See 1906, 425; 1907, 364.) SECT. 4 amended. St. 1903, 480; 1912, 104. Duties assumed by state department of health. St. 1914, 792. (See 1902, 272; 1905, 344; 1906, 386 § 6, 502 § 6; 1907, 183; 1908, 189, 329; 1909, 319, 346 § 3, 433 § 3; 1909, Res. 72; St. 1910, 405, 458, 495, 569; 1911, 218, 266, 282, 381;

1912, 635 § 7; 1913, 654 § 5, 655 § 40, 786 § 29, 53, 59, 67, 79, 80, 84; 1914, 484, 744; 1915, 148, 258.)

SECT. 5. Powers and duties of inspector and assayer of liquors transferred to board of health. St. 1902, 110. (See 1914, 484.) Duties assumed by state department of health. St. 1914, 792.

SECT. 5 extended. St. 1910, 394, 405. (See 1910, 457; 1914, 744,

792.)

SECT. 6 amended. St. 1903, 467; 1907, 208. (See 1908, 195.)

SECT. 7. See St. 1914, 792.

SECT. 8 revised. St. 1913, 670. (See 1904, 395 § 1; 1909, 391.) Duties assumed by state department of health. St. 1914, 792.

SECT. 9 et seq. Relative to the production and sale of milk. St. 1914,

744. (See 1915, 109.)

SECT. 10. See St. 1906, 502; 1908, 189, 412; 1910, 257; 1913, 210; 1914, 677.

SECT. 13. See St. 1909, 405, 443; 1910, 640; 1911, 443; 1912, 155.

SECT. 14 amended. St. 1914, 90. SECT. 16 amended. St. 1903, 367.

SECT. 16 et seq. Sale or gift of certain harmful medicines, drugs, etc., restricted. St. 1906, 386; 1907, 180; 1908, 307; 1909, 375; 1910, 271, 416, 541; 1911, 30, 289, 341, 372; 1912, 263, 283; 1913, 272, 654, 705, 720; 1914, 694, 788, 792; 1915, 159, 187. (See 1905, 220; 1910, 495, 528; 1911, 218, 266; 1915, 104.) Deleterious confectionery. St. 1913, 265, 647. Bread. St. 1915, 258.

SECT. 18 amended. St. 1910, 528 § 1; 1913, 272.

SECTS. 18, 19. See St. 1911, 600 § 3; 1914, 792; 1915, 158, 239.

SECT. 19 affected. St. 1911, 289. (See 1914, 792.)

SECT. 19 et seq. Baking powders to be labeled. St. 1902, 540 § 1. Also certain patent or proprietary drugs and food. St. 1906, 386; 1907, 259. Bread containing certain materials to be labeled. St. 1915, 258. (See 1903, **367**; 1907, 180; 1908, 307; 1911, 610; 1912, 474.)

SECT. 20. See St. 1914, 792.

SECT. 23 amended. St. 1910, 528 § 2.

SECT. 24 amended. St. 1905, 236; 1906, 305; 1913, 795.

SECTS. 25, 26 repealed. St. 1908, 238. (See 1903, 367; 1906, 386 § 6; 1907, 259; 1908, 525 § 3; 1910, 172 § 1, 416; 1911, 289, 341, 372; 1915, 258.)

SECT. 31. See St. 1915, 258.

SECT. 34 revised. St. 1902, 403.

SECT. 35 revised. St. 1912, 151; 1914, 647. Affected. 1914, 792. (See 1906, 365 § 1; 1911, 613.)

SECT. 35 et seq. Provision for three state sanatoriums for tubercular patients. St. 1907, 474; 1910, 198, 491. (See 1914, 792.)

SECT. 36 amended. St. 1907, 445. (See 1906, 365 § 1; 1909, 391 § 1.)

SECT. 37 repealed. St. 1914, 583.

SECTS. 36-42 revised. St. 1906, 365 § 1. (See 1902, 206; 1904, 395; 1906, 225, 365 § 4; 1907, 183, 445; 1909, 391; 1911, 613.)
SECT. 46 superseded. St. 1915, 12. (See 1902, 206 § 2; 1906, 365 § 2.)

SECTS. 47, 52. See St. 1904, 395 § 1.

SECT. 49 amended. St. 1905, 251 § 1; 1907, 480; 1910, 269; 1914, 177. (See 1909, 292, 380, 391.)

SECTS. 49, 50, 52. See St. 1913, 670.

SECT. 50 amended. St. 1905, 251 § 2; 1907, 480. SECT. 51 amended. St. 1915, 52.

SECT. 52 amended. St. 1907, 480. (See 1902, 213 § 1; 1907, 386; 1909, 380, 391.)

SECT. 56 revised. St. 1906, 365 § 3. SECT. 57 revised. St. 1902, 213; 1907, 386; 1909, 380. (See 1904, 395) § 2; 1907, 183.)

SECT. 59. See St. 1914, 792.

SECT. 62 revised. St. 1910, 569; 1911, 264.

SECTS. 63, 64 revised. St. 1910, 569. (See 1905, 330; 1914, 792.)

SECT. 65 et seq. Spitting in certain public places and conveyances prohibited. St. 1906, 165; 1907, 410; 1908, 150. Certain lung-testing machines. St. 1908, 381 § 2. Cold storage and refrigerating warehouses to be licensed and inspected. St. 1910, 640; 1912, 652. (See 1914, 792.)

SECTS. 67-74. See St. 1911, 381 § 4; 1912, 486; 1913, 655 § 3; 1914, **795** § 8.

SECT. 70 amended. St. 1910, 313.

SECT. 79 amended. St. 1915, 46. (See 1903, 383.)

SECTS. 86, 87. See St. 1915, 148.

SECT. 90 amended. St. 1903, 306.

SECT. 100 amended. St. 1911, 297 § 2. (See 1907, 243; 1914, 792.) SECT. 101 amended. St. 1911, 297 § 3, 534 § 1. (See 1914, 792.) SECT. 102 amended. St. 1911, 297 § 4. (See 1908, 329 § 4; 1914, 792.)

SECT. 103 superseded. St. 1902, 312 § 1; 1903, 220 § 1; 1909, 471; 1911, 297 § 5; 1912, 248 § 1, 603; 1914, 206. (See 1913, 570; 1914, 792.) SECT. 104 amended. St. 1902, 312 § 1; 1903, 220 § 1; 1909, 476. (See

1908, 329, 411; 1909, 471, 474; 1911, 297.) SECT. 105 amended. St. 1902, 312 § 2; 1903, 220 § 2; 1908, 329 § 6;

1909, 474; 1912, 248 § 2. SECT. 111. See St. 1907, 243; 1911, 297 § 6.

SECT. 112 et seq. See St. 1906, 158 § 1; 1908, 499, 539; 1909, 319; 1911, 135; 1913, 660; 1914, 787 § 12, 792.

SECT. 113 amended. St. 1907, 467. (See 1914, 531, 792.)

SECTS. 114 et seq. See St. 1914, 792.

SECT. 122. See St. 1909, 514 § 81.

SECT. 123 revised. St. 1910, 550.

SECT. 124. See St. 1908, 499, 539; 1910, 400.

SECT. 126. See St. 1911, 339. SECT. 127. See St. 1914, 284.

SECT. 128. See St. 1912, 372, 482.

SECT. 129 affected. St. 1908, 539. SECT. 136 repealed. St. 1908, 337.

SECT. 137 revised. St. 1902, 190 § 1. SECT. 139 revised. St. 1902, 190 § 2, 544 § 10.

Chapter 76. — Of the Registration of Physicians, Surgeons, Pharmacists and Dentists.

Provision for registration of veterinary practitioners and board of registration established. St. 1903, 249; 1906, 503; 1907, 314; 1911, 199; 1914, 116, 750. For registration of embalmers. St. 1905, 473; 1910, 390. Optometrists. St. 1912, 700; 1915, 201. Of osteopaths. St. 1909, 526. And of nurses. St. 1910, 449. Physicians. St. 1913, 346; 1915, 293. Manicuring, massage and vapor baths. St. 1911, 443; 1912, 155.

Salaries and allowance for travel fixed. St. 1902, 505; 1903, 228, 249

§ 1; 1907, 399.

Act relative to the agent of the board of registration in pharmacy. St. 1914, 315.

Acts relative to prescriptions of opium, morphine, and other narcotic drugs, by physicians, dentists and veterinary practitioners. St. 1914, 694, **788**; 1915, 187.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

Act relative to the examination and registration of dentists. St. 1915, 301. And dental hygienists (nurses). St. 1915, 301.

SECT. 2. See St. 1908, 469; 1914, 615. SECT. 3 amended. St. 1913, 346; 1915, 293. (See 1909, 504 §§ 32, 91.)

Secrs. 4, 12, 27 repealed. St. 1902, 505 § 6.

SECT. 5. See St. 1910, 458. SECT. 8. See St. 1909, 526 § 4; 1910, 271; 1911, 372.

SECT. 9 amended. St. 1909, 526 § 6. (See 1903, 249 § 9; 1907, 314 § 2; 1909, 504 § 32.)

SECT. 10 amended. St. 1909, 261 § 3. (See 1907, 190; 1913, 410, 413.)

SECT. 10 et seq. See St. 1914, 315.

SECT. 11 amended. St. 1909, 261 § 4. (See 1908, 469; 1914, 615.) SECT. 14 amended. St. 1906, 120; 1908, 525 § 1. Board may suspend certificate. St. 1909, 261 § 5.

SECT. 16 amended. St. 1907, 140; 1910, 172 § 2. (See 1902, 327; 1906, 281; 1907, 308; 1909, 261.)

SECT. 17 amended. St. 1902, 321.

SECT. 18 amended. St. 1908, 525 § 2; 1913, 720 § 1. (See 1913, 705, 720 § 2.)

SECT. 23 amended. St. 1902, 327; 1908, 525 § 3; 1910, 172 § 1. (See 1906, 281; 1907, 180; 1908, 238, 307.)

SECTS. 24-29 repealed and superseded. St. 1915, 301. (See 1903, 219; 1905, 289; 1908, 294; 1909, 301; 1911, 377.)

Chapter 77. — Of the Promotion of Anatomical Science.

Acts to establish a board of registration of embalmers. St. 1905, 473; 1910, 390.

SECT. 4 amended. St. 1904, 204.

SECT. 5 (new section) added. St. 1902, 417.

Chapter 78. — Of Cemeteries and Burials.

Cities and towns may appropriate money for care of neglected burial grounds. St. 1902, 389; 1915, 156. And for care of graves of soldiers and sailors. St. 1914, 122.

Mortuaries in Suffolk. St. 1911, 252; 1912, 631.

Act relative to passing through cemeteries. St. 1913, 182.

Personal property held for care of graves, cemetery lots and similar purposes exempt from taxation. St. 1913, 578; 1914, 523. (See 1913, 719 § 17.)

Act authorizing the commonwealth, counties, cities and towns to petition for the assessment of damages by a jury for taking land for cemetery purposes. St. 1914, 33.

Act to provide for better protection of family cemetery lots. St. 1914,

492.

SECTS. 1, 2. See St. 1908, 379, 590 § 51.

SECTS. 3, 4. See St. 1907, 225.

SECT. 9. See St. 1907, 138.

SECT. 11 et seq. See St. 1915, 263.

SECT. 12. See St. 1908, 379.

SECT. 15. See St. 1908, 379 § 3; 1914, 33; 1915, 263.

SECT. 16 amended. St. 1909, 279.

SECT. 19 revised. St. 1904, 422 § 1.

SECT. 20 amended. St. 1904, 422 § 2.

SECT. 26. See St. 1914, 492.

SECT. 30 amended. St. 1908, 379 § 1.

SECT. 31. See St. 1908, 379 §§ 2, 3.

SECT. 37 revised. St. 1907, 138.

SECT. 44. See St. 1905, 473; 1910, 390.

Chapter 79. — Of State and Military Aid and Soldiers' Relief.

Cities and towns to care for graves of soldiers and sailors. St. 1914, 122. SECT. 1 superseded. St. 1902, 192 §§ 1-4; 1909, 468 § 1; 1912, 549; 1914, 407, 587 § 1.

SECTS. 2-16 superseded. St. 1909, 468 §§ 2-16; 1910, 467, 470; 1912, 589; 1913, 475; 1914, 311, 349, 375, 587 §§ 2-16. (See 1902, 192, 216, 250, 251, 292; 1903, 387, 420; 1904, 381; 1907, 43, 354; 1908, 405.)

SECT. 8 repealed. St. 1902, 192 § 5. (See 1914, 587 § 8.)

SECT. 14. See St. 1910, 412; 1914, 587 § 14.

SECT. 18 extended. St. 1902, 250; 1913, 323; 1914, 587 § 18. (See 1904, 381.)

SECTS. 20, 21 superseded. St. 1909, 468 §§ 17, 18; 1914, 311, 587 §§ 17, 18. (See 1902, 250, 292; 1904, 381.)

SECTS. 22, 23 superseded. St. 1902, 192; 1904, 381 § 1; 1909, 468 § 1; 1914, 407, 587 § 1.

Reward for civil war veterans. St. 1912, 702; 1913, 105.

Chapter 80. — Of the Settlement of Paupers.

This chapter is repealed and superseded by St. 1911, 669; 1913, 266; 1914, 323. (See 1913, 763.)

Chapter 81. — Of the Support of Paupers by Cities and Towns.

Act to provide that persons afflicted with leprosy shall be state charges. St. 1909, 250. (See 1905, 474; 1913, 73.)

Massachusetts commission for the blind may provide temporary support

in certain cases. St. 1906, 385 § 6.

Act relative to conveyance of destitute children to courts and asylums. St. 1914, 272.

Act relative to the settlements of patients who are inmates of institutions. St. 1914, 323.

Act relative to the support of destitute parents. St. 1915, 163.

SECT. 1 et seq. See St. 1911, 669 § 3; 1913, 266.

SECT. 2. See St. 1905, 162.

SECT. 4 amended. St. 1905, 285.

Provision for aiding mothers with dependent children. St. 1913, 763.

SECT. 5 amended. St. 1905, 303 § 1. Provision for care of indigent and neglected children. St. 1903, 334; 1904, 356; 1906, 501; 1908, 104; 1909, 180, 181; 1911, 175; 1912, 165; 1914, 272. (See 1905, 307; 1909, 504 §§ 66, 67; 1912, 310; 1913, 457, 796.) SECT. 7 amended. St. 1905, 303 § 2; 1913, 112.

SECT. 17. See St. 1909, 292.

SECT. 17 et seq. See St. 1905, 354; 1909, 504.

SECT. 21 amended. St. 1903, 355; 1912, 331. (See 1903, 233.)

SECT. 22. Cities and towns shall require tramps and vagrants lodged to perform labor. St. 1905, 344. (See 1904, 274; 1905, 348.)

SECT. 25 amended. St. 1915, 143. (See St. 1902, 206, 213; 1905, 330.)

SECTS. 26-28. See St. 1905, 464; 1914, 272.

SECTS. 40, 41. See St. 1909, 208.

SECT. 41 revised. St. 1905, 115. (See 1909, 208.)

Chapter 82. — Of the Maintenance of Bastard Children.

This chapter is repealed and superseded by St. 1913, 563. (See 1904, 159; 1905, 345; 1910, 316; 1911, 53, 456; 1912, 163; 1913, 38; 1914, 272, 520.)

Chapter 83. — Of the Protection of Infants and the Care of Pauper Children.

Acts to establish the Massachusetts commission for the blind. St. 1906, 385; 1907, 173.

Provision for school for the feeble-minded. St. 1906, 508; 1907, 421; 1909, 504 §§ 11, 59-65. (See 1907, 489; 1908, 629.) Uniform desertion act. St. 1911, 456.

The Massachusetts school and home for crippled and deformed children is established. St. 1904, 446; 1905, 128; 1907, 226; 1909, 497.

Provision for care of indigent and neglected children. St. 1903, 334; 1904, 356; 1906, 501; 1908, 104; 1909, 180, 181; 1911, 175; 1912, 165; 1914, 272. (See 1905, 307; 1909, 504 §§ 66, 67; 1911, 456; 1912, 310.)

Act relative to the support of destitute parents. St. 1915, 163.

SECT. 10 amended. St. 1905, 269; 1911, 500. (See 1911, 490.)

SECT. 20 et seq. Protection of minors in religious belief of their parents. St. 1905, 464.

SECT. 25 amended. St. 1911, 490 § 1.

SECT. 25 et seq. See St. 1906, 413 §§ 5, 8, 14; 1907, 362; 1911, 175.

SECT. 29. See St. 1903, 333.

SECT. 36 amended. St. 1911, 490 § 2.

SECT. 37 revised. St. 1903, 334 §§ 1-5, 7; 1906, 489; 1909, 181; 1914, 272. (See 1904, 356; 1907, 195; 1909, 180; 1911, 175.)

SECT. 38 revised. St. 1903, 334 §§ 6, 7. (See 1904, 356; 1907, 195.)

Chapter 84. — Of the State Board of Charity.

Acts to establish the Massachusetts commission for the blind. St. 1906, 385; 1907, 173.

Provision for hospital for lepers. St. 1905, 474; 1909, 250; 1913, 73.

Act to establish state supervision of wayfarers' lodges and public lodging houses. St. 1914, 606.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 2 amended. St. 1908, 598.

SECT. 2 et seq. Powers and duties of the board. St. 1903, 231, 233, 355, 402; 1904, 395, 446 § 12; 1905, 162, 434, 474; 1906, 341, 413 § \$ 4, 5, 8, 14; 1907, 222 § 2, 271, 386; 1908, 555, 598; 1909, 380, 391, 472; 1912, 331; 1913, 724, 763 §§ 5, 6; 1914, 606. (See 1904, 356 § 3; 1905, 128, 211 § 11, 434; 1908, 195; 1909, 514 § 26; 1911, 194; 1912, 468; 1913, 404; 1914, 272.)

SECT. 4 amended. St. 1909, 208.

SECT. 5. See St. 1914, 606 § 2.

SECT. 7 revised. St. 1911, 154. (See 1905, 211 § 11.)

SECT. 8 et seq. The board may provide for care of persons infected with diseases dangerous to the public health. St. 1904, 395; 1909, 250, 391. (See 1905, 475; 1907, 386; 1908, 555; 1909, 250, 292, 380; 1913, 797.) SECT. 11 amended. St. 1903, 231. (See 1903, 233.)

SECT. 14 amended. St. 1903, 402; 1909, 379; 1913, 82.

Chapter 85. — Of the State Hospital and the State Farm.

Title of State Hospital changed to State Infirmary. St. 1911, 104. Hospitals to keep records. St. 1905, 330; 1908, 269; 1912, 449. (See 1909, 504 § 22.)

Provision for three sanatoriums for tuberculous patients. St. 1907, 474; 1908, 532; 1910, 198, 491. (See 1908, 598.)

Act to encourage and promote building and use of tuberculosis hospitals in cities and towns. St. 1911, 597; 1912, 637.

Provision for hospital for lepers. St. 1905, 474; 1909, 250; 1913, 73.

SECT. 2. See St. 1908, 195, 469, 470; 1913, 762.

SECT. 6. Certain advances authorized. St. 1908, 178. (See 1907, 466; 1908, 469; 1909, 218; 1914, 615.)

SECT. 7 et seq. See St. 1905, 434; 1911, 30, 194; 1913, 404.

SECT. 10 amended. St. 1903, 233. (See 1911, 334 § 2.)

SECTS. 14, 15. See St. 1902, 213; 1907, 386; 1909, 380, 391; 1912, 231. SECT. 15 amended. St. 1908, 555; 1913, 797. (See 1909, 391.) Medical attendance added. St. 1909, 292.

SECT. 16 revised. St. 1909, 98.

SECT. 23. See St. 1911, 334 § 2.

SECT. 28. See St. 1905, 434; 1907, 466; 1911, 194; 1913, 404.

SECT. 33 amended. St. 1903, 188. SECT. 39 amended. St. 1904, 216.

SECT. 40. See St. 1908, 470.

Sects. 42-44 repealed. St. 1909, 504 § 107.

Chapter 86. — Of the Lyman School for Boys, the Industrial School for Girls and the Reformation of Juvenile Offenders.

Board of trustees of Massachusetts training schools established and previous boards abolished. St. 1911, 566. Powers and duties of said trustees. St. 1915, 113.

Acts relative to industrial schools. St. 1906, 505; 1908, 572, 639; 1909, **457**, 472, 489, 540; 1911, 471, 605; 1914, 128, 207; 1915, 113. (See 1913, **404**.)

Inmates may correspond with board of charity. St. 1906, 341.

Act to provide for the commitment of habitual truants, absentees and school offenders. St. 1906, 389. (See 1907, 158, 195; 1908, 286; 1911, **265**, 605; 1913, 471 § 2; 1914, 207.)

Acts relative to wayward and delinquent children. St. 1906, 413, 489; 1907, 411; 1908, 637; 1909, 216; 1911, 595; 1912, 187; 1913, 796. (See 1910, 332; 1911, 116, 605; 1913, 471 § 2.)

Boston juvenile court. St. 1906, 489; 1907, 137, 411. (See 1908, 286.) Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 1. See St. 1906, 407.

Reform school for Boston. St. 1901, 359.

SECTS. 5, 7. See St. 1905, 211 § 1.

SECT. 6. See St. 1907, 224; 1909, 514 § 59; 1911, 265.

SECTS. 6, 7, 9. See St. 1908, 639 § 6.

SECT. 7. See St. 1908, 195, 469; 1914, 615.

SECT. 10 et seq. See St. 1905, 464; 1906, 413, 489; 1912, 562. Solitary confinement prohibited. St. 1911, 265.

Act relative to arrest of escaped inmates. St. 1907, 362.

SECT. 13. State commission on industrial education established. **1906**, 505; 1909, 457 § 2; 1910, 282; 1911, 466.

SECTS. 14, 17-19. See St. 1908, 286; 1909, 472 § 2; 1911, 605; 1914, 207.

SECT. 15. See St. 1906, 413 §§ 4, 11, 489.

Sect. 16 superseded. St. 1906, 413 § 6. (See 1906, 489 § 7; 1908, 286.)

SECT. 17. See St. 1906, 413 § 4.

SECT. 18. See St. 1906, 413 §§ 3, 5.

SECT. 20 superseded. St. 1906, 413 § 3. (See 1902, 314.)

SECT. 21 et seq. See St. 1906, 413.

SECTS. 22, 27 et seq. See St. 1910, 316; 1911, 265.

SECT. 31 amended. St. 1904, 459 § 6. (See 1909, 504.)

SECT. 34 amended. St. 1911, 489.

St. 1904, 363 § 2. (See 1905, 464.) SECT. 36 amended.

SECT. 49 et seq. See St. 1906, 413 §§ 5, 8, 14; 1907, 271.

Chapter 87. — Of the State Board of Insanity and Institutions for the Insane.

This chapter is repealed and superseded by act to revise and codify the laws relating to insane persons. St. 1909, 504; 1910, 122, 420; 1911, 30, 71, 273, 334, 394, 395, 480, 649; 1912, 442; 1914, 473, 493, 558, 762; 1915, 73, 136, 174, 208, 241. (See 1902, 542; 1903, 321, 400, 410; 1904, 363; 1905, 175, 211, 282, 330, 354, 400, 432, 434-436, 447, 458, 464, 475; 1906, 184, 309, 316, 352, 418, 471, 472, 508; 1907, 421, 432, 489; 1908, 613, 626, 629; 1909, 274, 470, 535; 1910, 307 § 2, 345; 1911, 194, 595, 604; 1912, 562; 1913, 404; 1914, 358, 442; 1915, 68, 79, 170.)

Acts relative to the organization and powers of the state board of insanity.

St. 1914, 762; 1915, 241.

Act relative to receipts from labor of inmates. St. 1911, 480. Removal of insane prisoners. St. 1911, 604.

Act to regulate restraint of patients. St. 1911, 589.

Provision for maintenance of defective delinquents in certain institutions. St. 1911, 595. For instruction of nurses, attendants and patients in certain institutions. St. 1911, 649.

Names changed. St. 1909, 504 § 98. (See 1907, 226.)

Board may hold property in trust for certain purposes. St. 1910, 583. Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

Sect. 23. See St. 1905, 175 § 3; 1911, 589; 1914, 762 § 8; 1915, 241 § 2. Sect. 26. See St. 1914, 762 § 8; 1915, 241 § 2.

SECT. 27. See St. 1914, 615, 762 § 8; 1915, 241 § 2.

SECT. 28. See St. 1914, 762 § 8; 1915, 241 § 2. SECTS. 33, 52, 59. See St. 1911, 273; 1915, 136.

Service of warrants and processes. St. 1915, 136. SECT. 41.

SECT. 46. See St. 1915, 136.

SECT. 49. See St. 1905, 475.

Sects. 59, 60 superseded. St. 1909, 504 § 50; 1914, 558 § 1; 1915, 73. Service of warrants and processes. St. 1915, 136.

SECT. 66 amended. St. 1906, 352. (See 1915, 136.)

SECTS. 66, 68 affected. St. 1907, 432.

SECT. 83. See St. 1911, 589.

SECT. 102. See St. 1905, 458.

SECT. 111. See St. 1911, 400, 589.

SECT. 118. Service of warrants and processes. St. 1915, 136.

SECT. 127-129. See St. 1905, 175 § 4.

Chapter 88. — Of the Massachusetts State Sanatorium.

Provision for sanatoriums for tubercular patients. St. 1907, 474; 1908, 532; 1910, 198, 491; 1912, 17; 1915, 153. (See 1908, 533, 598; 1909, 414: 1912, 468; 1915, Sp. Act 190; Res. 24.)

Act to establish grades for salaries of clerks and stenographers in the

departments of the commonwealth. St. 1914, 605.

SECT. 1. Number of trustees increased; two to be women. St. 1905, 159. (See 1907, 271, 474 § 14; 1912, 592.) Sect. 3. See St. 1905, 175 § 3.

SECT. 4. See St. 1907, 222; 1912, 468.

SECT. 6. See St. 1908, 195.

SECT. 7 repealed. St. 1911, 396. (See 1909, 378.)

Chapter 89. — Of the State Board of Agriculture and the Dairy Bureau.

Provision for reclamation of wet lands. St. 1913, 759; 1914, 596.

Act relative to annual payments to the Massachusetts agricultural college. St. 1912, 705. (See 1904, 414; 1908, 460; 1909, 436; 1910, 627; 1911, 592; 1914, 721.)

Animal industry department established with powers and duties of board of cattle commissioners. St. 1902, 116; 1908, 515; 1911, 381; 1912, 608; 1913, 329. (See 1911, 297 § 6; 1912, 248; 1914, 206.)

Act to prohibit charges for the inspection of live stock, dairies or farm

buildings. St. 1915, 109.

Act to regulate use of utensils for testing milk and cream. St. 1912, 218. Encouragement of agriculture among children and youths. St. 1913, 319; 1914, 267. Acts to encourage and improve the breeding of poultry. St. 1909, 428; 1913, 590; 1914, 298. Encouragement of birds. St. 1913, 296. Act to provide for the encouragement of orcharding. St. 1910, 427. Dairy products. St. 1913, 96. For special exhibitions. St. 1912, 411. To prevent importation of infected nursery stock. 1911, Res. 103. Regulation of places where cattle, swine, etc., are kept. St. 1911, 381. Sale of feed stuffs. St. 1912, 527. (See 1903, 122; 1904, 332.) For incorporation of associations for agricultural or dairy business. St. 1913, 447.

Provision for inspection of apiaries and suppression of contagious diseases of bees. St. 1910, 653; 1911, 220.

Provision for a state ornithologist. St. 1908, 245; 1912, 500; 1914, 424. For nursery inspection and protection of trees, etc., from injurious insects and diseases. St. 1902, 495; 1907, 321; 1911, 474, Res. 103; 1912, 507; 1914, 341; 1915, 161. (See 1902, 57; 1905, 381; 1906, 268; 1907, 521; 1908, 591; 1909, 263, 444; 1910, 150, 427; 1911, 242, 474; 1912, 577; 1913, 293, 296, 585, 600, 605; 1914, 340; 1915, 80, 124, 171.) Circulation of information at the interpretation of the control of the con tion of information as to idle farms. St. 1909, 212.

Office of state forester established and duties prescribed. St. 1904, 409; 1907, 473; 1908, 209; 1909, 214, 263, 444 § 3, 452; 1910, 153, 236; 1912,

577; 1913, 293; 1914, 341, 598; 1915, Res. 2, 23. (See 1907, 475; 1911, 474.) Provision for reforestation. St. 1908, 478; 1909, 214; 1914, 598 §§ 17, 18, 720. (See 1909, 187, 394; 1912, 112, 127.) For forest tree nurseries. St. 1912, 577.

Act relative to wild or forest lands. St. 1914, 598.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

Copies of certain extracts from the trespass laws to be distributed.

St. 1904, 444 § 3; 1914, 239; 1915, 140. Act to establish a state forest commission and to provide for the purchase of lands for state forests. St. 1914, 720.

SECT. 1 amended. St. 1902, 116 § 4.

SECT. 2 superseded. St. 1915, 114.

SECTS. 2, 3. See St. 1911, 311.

SECT. 4 amended. St. 1911, 186; 1915, 250. (See 1904, 444 §§ 2, 3; 1908, 459; 1909, 212; 1910, 429; 1914, 239, 291; 1915, 140, 239.)

SECT. 5 amended. St. 1905, 155; 1907, 401. (See 1908, 195.) SECT. 6 et seq. See St. 1909, 428; 1910, 427; 1911, 607.

SECT. 8. See St. 1905, 211 § 1; 1907, 289; 1908, 459; 1909, 212; 1910,

429, Res. 90; 1911, 186. SECT. 10. Provision for instruction in agriculture. St. 1906, 505 § 7;

1909, 457 § 2; 1911, 471; 1913, 337. (See 1907, 520; 1912, 566, 587; 1913, 745; 1914, 530, 662; 1915, 189, 225.)

SECT. 11 et seq. See St. 1909, 425; 1915, 109.

SECT. 12 amended. St. 1908, 416 § 1.

Chapter 90. — Of the Board of Cattle Commissioners and of Contagious Diseases of Domestic Animals.

Cattle industry department of state board of agriculture. St. 1902, 116; 1908, 515; 1911, 381; 1912, 608; 1913, 329; 1914, 490. (See 1903, 249; 1904, 414 § 2; 1911, 297; 1912 248, 603; 1914, 206.) Act to prohibit charges for the inspection of live stock, dairies or farm buildings. St. 1915, 109.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 3. See St. 1905, 211 § 1.

SECTS. 4, 7. See St. 1902, 116 § 3; 1903, 220 § 1; 1908, 329; 1909, 474; 1911, 6; 1912, 608 § 4; 1913, 329.

SECT. 6. See St. 1913, 646 § 1.

SECT. 7 amended. St. 1911, 297 § 1. (See 1909, 474, 476; 1911, 534.) SECT. 11 amended. St. 1908, 515 § 1; 1912, 608 § 5.

SECT. 12 superseded. St. 1911, 143, 297 § 6, 534 § 2; 1912, 608 § 6. (See 1908, 378.)

SECT. 26. See St. 1913, 646 § 2.

SECT. 27 amended. St. 1908, 515 § 2.

St. 1911, 6. SECT. 28 amended.

SECT. 31 amended. St. 1903, 322.

Chapter 91. — Of Fisheries.

Powers and duties of inspector general of fish transferred to the commissioners on fisheries and game. St. 1902, 138. (See 1902, 178; 1903, 291; 1905, 317 § 2; 1907, 504; 1908, 402 § 2, 484 § 2; 1914, 401.) Fish and game wardens. St. 1912, 465; 1913, 250. Duties with respect to fires. St. 1907, 299. Walls or fences. St. 1911, 173.

Act to provide for taking a census of the fisheries of the commonwealth.

St. 1914, 692 § 8.

Act relative to taking of white perch. St. 1915, 54.

Act relative to reimbursing cities and towns for loss of taxes on land used for fish hatcheries, etc. St. 1914, 648.

Act to establish grades for salaries of clerks and stenographers in the

departments of the commonwealth. St. 1914, 605.

Fishing regulated or restricted in various places: Agawam river; St. 1914, 59, 86. Barnstable; 1907, 301; 1911, 499; 1914, 43. (See 1913, 113.) Barnstable county; 1892, 196; 1901, 184; 1903, 298; 1915, 128. Bass river; 1894, 134. Berkshire; 1895, 199; 1902, 137, 544 § 11. (See 1906, 314.) Beverly harbor; 1909, 291. Boston harbor; 1894, 189; 1911, 107; 1913, 98, 519. Bourne; 1899, 194. Braintree; 1911, 306. Brimfield; 1895, 411. Bristol; 1891, 198. Buzzard's bay; 1891, 237; 1893, 205, 255. Carver; 1915, 1. Lake Champlain; 1908, 488 § 1. Charles river; 1894, 189. Cohasset; 1912, 57, 449; 1913, 124. (See 1910, 494; 1911, 103.) Cottage City; 1905, 281 § 1. Dartmouth; 1906, 477. Dennis; 1895, 203. Dukes; 1891, 198; Duxbury; 1912, 449; 1913, 124, 449. (See 1910, 494; 1911, 103.) Eastham; 1893, 77; 1904, 269; 1905, 265. Edgartown; 1891, 52; 1897, 181; 1903, 216; 1904, 301; 1905, 281; 1912, 131; 1914, 281; 1915, Sp. Act 174. Essex county; 1912, 710. (See 1904, 319; 1912, 327.) Fairhaven; 1915, Sp. Acts 144, 214, 215; Fall River; 1914, 176. Franklin, Hampden and Hampshire; 1890, 193; 1902, 137. (See 1906, 314.) Halfway Pond river; 1914, 59, 86. Haverhill; 1894, 296. Hingham; 1894, 189; 1908, 298; 1914, 309. Hull; 1908, 298; 1914, 309. Ipswich; 1897, 289. (See 1902, 164.) Kingston; 1911, 103; 1912, 57, 449; 1913, 124, 449; Lynn harbor; 1909, 194; 1911, 374. Marion; 1892, 188; 1893, 255; 1902, 94; Marshfield; 1913, 124. Mashpee; 1892, 196; 1903, 298; 1907, 301. Mattapoisett; 1890, 229; 1892, 186. Merrimac river; 1895, 88; 1897, 110. (See 1902, 164.) Mystic river; 1894, 189. Nahant bay; 1909, 291. Nantucket; 1891, 128; 1904, 232. (See 1909, 403 § 2.) Neponset river; 1894, 189. New Bedford; 1915, Sp. Acts 144, 214, 215. Orleans; 1904, 118, 269; 1905, 265. (See 1901, 163.) Plum Island bay; 1890, 30; 1900, 159. (See 1902, 164.) Plymouth; 1912, 57, 449; 1913, 124, 449; 1914, 59, 86; 1915, (See 1890, 336; 1910, 494; 1911, 103.) Podonk Pond; 1909, 234. Quincy; 1908, 298. Quinsigamond lake; 1896, 259; 1901, 158; 1905, 429; 1915, 59, 218. Rehoboth and Swansea; see 1904, 132. Rochester; see 1915, 1. Rowley; 1897, 289; 1914, 157. Salem; 1909, 291; 1912, 63. Sandwich; see 1904, 321. Scituate; 1890, 336; 1910, 494; 1911, 103; 1912, 449; 1913, 124. Swampscott; 1911, 69. Taunton river; 1909, 404; 1914, 176. Tisbury; 1902, 188; 1903, 201. (See 1913, 134.) Wareham; 1914, 59, 86; 1915, 1. Webster; 1896, 110; 1914, 392. Weir river; 1894, 189. Wellfleet; 1891, 135; 1904, 269. Westport river; 1907, 298. Weweantit river, 1915, 1; Weymouth river; 1894, 189; 1911, 306; 1914, 309. Winthrop, 1911, 164; 1914, 257.

Act authorizing the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate.

St. 1914, 33.

Seining of pollock and spike mackerel in harbors and rivers regulated. St. 1915, 49.

SECT. 3 amended. St. 1905, 407. (See 1908, 417.)

SECT. 3 et seq. Powers and duties of commissioners and deputies enlarged. St. 1902, 138, 178; 1903, 274, 291; 1904, 367 § 1; 1905, 317; 1906, 179 § 2, 327, 356; 1907, 198, 299, 306, 504; 1908, 255, 402 § 2, 417, 484 § 2, 488 § 2; 1909, 265, 421, 422 § 3, 508 § 2; 1910, 460, 548, 575, 614; 1911, 173, 185, 235, 271, 410, 614, 722; 1912, 237, 379, 465, 567, 710; 1913, 249, 269, 479, 521, 569; 1914, 648 § 1. (See 1910, 529; 1911, 217, Res. 68.)

SECT. 4. See St. 1908, 488 § 2; 1912, 372; 1915, 240 § 4.

SECT. 6. See St. 1913, 521.

SECT. 7 revised. St. 1902, 164.

SECT. 8 repealed and superseded. St. 1910, 460. (See 1906, 356 § 1.)

SECT. 9 amended. St. 1904, 365.

SECT. 15 et seq. Provision as to sale or lease of certain islands in great ponds. St. 1904, 379. (See 1910, 529; 1911, Res. 68.) As to renting of boats or use of bathing suits. St. 1910, 400.

SECT. 19 revised. Št. 1911, 285. (See 1903, 274; 1907, 306.)

SECT. 26 revised. St. 1904, 308; 1906, 239. (See 1903, 294; 1904, 118.)

SECT. 28. See St. 1911, 185.

SECT. 34. See St. 1915, 263.

SECTS. 35-37. See St. 1908, 298.

SECTS. 36, 42. See St. 1904, 132.

SECTS. 46-53. See St. 1915, 49.

SECT. 52. See St. 1904, 118.

SECT. 54. See St. 1904, 319.

SECTS. 57-59 repealed and new provisions made. St. 1909, 377; 1910,

469; 1915, 59, 218. (See 1905, 190; 1906, 263, 314; 1907, 296.)

SECT. 62 amended. St. 1906, 314 § 1.

SECT. 63 amended. St. 1902, 137; 1906, 314 § 2.

SECT. 63 et seq. See St. 1903, 205; 1906, 263; 1909, 377.

SECT. 64 amended. St. 1902, 544 § 11; 1905, 190.

SECT. 66. See St. 1907, 296; 1909, 377.

SECT. 67 amended. St. 1904, 329. Killing and transportation of pike perch restricted. St. 1908, 488. (See 1906, 179.) Taking of white perch regulated. St. 1915, 54.

SECT. 68 repealed and new provisions made. St. 1905, 417; 1913, 573.

(See 1904, 364; 1912, 110.)

SECT. 69 repealed. St. 1904, 223. (See 1912, 129.)

SECT. 70 superseded. St. 1912, 129.

SECT. 71 et seq. See St. 1911, 306.

SECTS. 81, 82. See St. 1906, 239; 1908, 492.

Sect. 81 amended. St. 1904, 116; 1905, 81. (See 1906, 239.)

SECT. 83. Act to regulate the taking of scallops. St. 1910, 177. **1907**, 297; 1908, 270; 1909, 403; 1911, 411; 1913, 517.)

SECT. 83 et seq. See St. 1904, 282; 1906, 477; 1909, 469; 1911, 411,

499; 1912, 710; 1914, 43; 1915, 128.

SECT. 84 amended. St. 1906, 288; 1907, 297. (See 1908, 270; 1909, 403; 1910, 177; 1915, 86.)

SECT. 85 limited. St. 1903, 216 § 6; 1904, 269 § 6; 1905, 265 § 1; 1906, 477 § 7. Amended. St. 1913, 517; 1915, 86.

SECT. 86 et seq. Provision for protection of lobsters. St. 1904, 408 § 1; 1907, 303; 1909, 265.

Act relative to transportation of lobsters. St. 1913, 569. And to sale of lobsters and lobster meat. St. 1913, 643.

SECT. 88 amended. St. 1907, 303. (See 1908, 330 § 1; 1909, 265.)

SECT. 92 repealed. St. 1909, 265 § 4.

SECTS. 101-114. Relative to the cultivation of oysters in the counties of Barnstable, Bristol, Dukes and Nantucket. St. 1914, 597.

SECT. 101. See St. 1906, 477; 1914, 597.

SECT. 104 amended. St. 1913, 549; 1914, 597 § 1.

SECT. 104 et seq. See St. 1909, 469; 1914, 597.

SECTS. 113, 114 affected. St. 1907, 285; 1913, 504. (See 1914, 597.)

SECT. 116 amended. 1913, 523. (See St. 1904, 118; 1915, 49.)

SECT. 118-120. See St. 1915, 49.

SECT. 122 et seq. See St. 1906, 239; 1915, 49.

SECTS. 123, 124. See St. 1915, 49.

SECT. 127 in part repealed. St. 1904, 301 § 2. Amended. St. 1905,

281 § 1. (See 1904, 301 § 1; 1912, 372; 1915, 49.) SECT. 128 amended. St. 1907, 298 § 1. (See 1915, 49.)

SECT. 129 repealed. St. 1907, 298 § 2. (See 1915, 49.)

SECT. 131. See St. 1911, 185; 1915, 49.

SECT. 132 amended. St. 1908, 492. (See 1906, 239 § 2; 1915, 49.)

SECT. 133 revised. St. 1903, 246; 1913, 439.

SECT. 134 extended. St. 1904, 282 § 2. (See 1914, 597 § 11.)

SECTS. 134, 136. See St. 1912, 465.

SECT. 137 superseded. St. 1908, 330. (See 1905, 445; 1907, 300; 1908, 417.)

SECT. 139 repealed. St. 1908, 76.

Chapter 92. — Of the Preservation of Certain Birds and Animals.

Act to authorize the governor to proclaim a close season in times of drought. St. 1909, 422.

Provision for a state ornithologist. St. 1908, 245; 1912, 500; 1914, 424. Acts to prevent the holding in captivity of insectivorous and song birds. St. 1902, 127; 1907, 250 § 2. (See 1903, 287.) Trapping with scented bait. St. 1911, 215.

Acts for propagation and protection of wild and game birds and animals.

St. 1904, 176, 369; 1905, 414; 1906, 274; 1907, 99, 118, 250; 1909, 328, 421, 508; 1910, 472, 533; 1911, 18, 19, 39, 101, 118, 172, 187, 188, 215, 236, 271, 278, 343, 356, 410; 1912, 203, 270, 523, 567; 1913, 296, 529, 542, 626, 744; 1914, 79; 1915, 3, 240. Gray squirrels. St. 1911, 172; 1912, 523; 1913, 270. Homing pigeons. 1911, 198. Rabbits and hares. 1911, 118; 1914, 120. Shore and marsh birds. 1909, 508. Loons and eagles. 1907, 118. Wild turkeys. 1911, 343. Wood or summer duck. 1906, 274; 1911, 39; 1912, 490.

Sale, etc., of prairie chickens prohibited. St. 1906, 304. Penalty for having plucked carcass which died a natural death. St. 1912, 467.

Acts relative to licensing and registration of hunters. St. 1911, 614; 1913, 479; 1915, 212. (See 1908, 484; 1909, 325; 1910, 614; 1911, 235.)

Unnaturalized foreign-born persons and non-residents prohibited from hunting unless licensed. St. 1911, 614; 1912, 379; 1913, 249, 479; 1915, 240. (See 1905, 317; 1907, 198; 1908, 402; 1909, 262; 1912, 388.)

Fish and game wardens. St. 1912, 465; 1913, 250. (See 1915, 240 § 4.) Shooting, etc., restricted in various places: Bristol, St. 1912, 388. Dukes, 1905, 273; 1907, 264. Edgartown, 1908, 331. Essex and Middlesex, 1912, 388; 1914, 79; 1915, 3; Nantucket, 1902, 85; 1905, 122; 1906, 292; 1911, 234. (See 1902, 165; 1904, 366; 1905, 406; 1906, 303; 1907, 161; 1912, 388.)

Act prohibiting hunting of birds or quadrupeds with rifle, revolver or pistol during open season for deer. St. 1913, 542. Poisoning and snaring wild animals and regulation of use of traps. St. 1913, 626.

Act relative to the killing of pheasants. St. 1914, 401.

Act relative to reimbursing cities and towns for loss of taxes on land used for game preserves. St. 1914, 648.

SECT. 1 amended. St. 1904, 176.

SECT. 2 superseded. St. 1911, 236; 1912, 203, 523. (See 1908, 441; 1909, 272; 1910, 365.)

Sect. 3 superseded. St. 1911, 356; 1912, 270, 523; 1914, 79; 1915, 3. (See 1902, 85, 165; 1903, 206; 1904, 366 § 2; 1905, 122, 406; 1906, 303; 1908, 441; 1909, 272; 1910, 365; 1911, 19.)

SECT. 4 in part superseded. St. 1906, 141; 1911, 188. (See 1906, 274, 301; 1909, 421; 1911, 39, 187; 1912, 490.)

SECT. 5 revised. St. 1910, 472; 1911, 198. (See 1903, 162, 244, 329; 1905, 414; 1907, 99; 1909, 508.)

SECT. 6 revised. St. 1904, 369. (See 1905, 414; 1909, 421, 508; 1912, 567.)

SECT. 7 amended. St. 1903, 287; 1907, 250 § 1. In part repealed. St. 1909, 421. (See 1907, 118; 1908, 484; 1911, 18, 19, 343.)

SECT. 8 amended. St. 1903, 329 § 1.

Sect. 9 superseded. St. 1908, 284; 1909, 466; 1911, 118, 172; 1914, 120. (See 1904, 366 § 1; 1907, 161, 166; 1908, 413; 1910, 564; 1912, 523.)

Sects. 11, 12 superseded. St. 1910, 533 §§ 1-4; 1911, 101, 118, 215; 1913, 626. (See 1905, 273; 1906, 241, 278; 1909, 328; 1911, 187, 188, 215.) Sect. 13. See St. 1910, 590.

SECT. 14. See St. 1911, 215; 1913, 529, 744,

SECT. 15. See St. 1909, 309.

SECT. 16 superseded. St. 1909, 309 §§ 1-3; 1914, 401. (See 1905, 73; 1906, 482; 1908, 477.)

SECT. 17 revised. St. 1913, 529; 1914, 453. (See 1903, 245; 1905, 419;

1907, 307; 1908, 377; 1909, 396; 1910, 545; 1912, 388; 1913, 542.)
SECT. 18 revised. St. 1913, 552. (See 1902, 154; 1903, 407; 1905, 245; 1910, 545 § 3; 1912, 388, 438; 1913, 529, 542, 744.)

SECT. 19. See St. 1911, 217; 1915, 240 § 4.

SECT. 20 repealed. St. 1908, 330 § 2. (See 1905, 445; 1907, 300; 1908, 330 § 1.)

SECT. 21. See St. 1902, 236 § 1.

SECT. 22 revised. St. 1902, 236 § 2.

SECT. 23. Provision for bounties for killing wild-cat or Canada lynx. St. 1903, 344. And for damages caused by deer. St. 1903, 407; 1912, 438. (See 1908, 377; 1909, 396; 1910, 545.)

Chapter 94. — Of Lost Goods and Stray Beasts.

SECT. 2. See St. 1907, 363; 1908, 133.

SECT. 6. See St. 1906, 185 § 3.

Chapter 95. — Of Unclaimed or Abandoned Property.

SECT. 7. See St. 1906, 266; 1908, 599; 1910, 214 § 27.

SECT. 8. Provision for disposition of such property in possession of metropolitan park officer. St. 1904, 170.

SECT. 13 extended. St. 1907, 363; 1915, 125. (See 1906, 185; 1908, 133; 1909, 302.)

Chapter 96. — Of the Board of Harbor and Land Commissioners.

Acts relative to the improvement and protection of rivers, harbors, etc. St. 1909, 481; 1912, 642; 1914, 20, 378, 472, 506, 691, 693, 716, 717, Res. 109, 112, 115, 132, 135, 137; 1915, Res. 97. (See 1914, 531.)

Act relative to topographical survey of the Commonwealth. St. 1915,

223 §§ 1, 3.

Act to establish the tide water fund. St. 1912, 257.

Acts relative to the development of the port of Boston. St. 1911, 748; 1912, 181, 663; 1913, 635; 1914, 48, 555, 602, 712; 1915, Sp. Acts 335, 363. (See 1910, 648; 1912, 46.)

Acts to provide for the police control of Lake Quinsigamond. St. 1913,

742; 1914, 20.

Act relative to breaking up and disposal of old vessels, etc. St. 1908, 595.

Act to provide for supervising transportation and dumping of material in tide waters. St. 1907, 229. (See 1912, 257 § 2.) Suitable quarters for port wardens. St. 1914, 472, 747.

Act to authorize the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate.

St. 1914, 33.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECT. 2. See St. 1905, 211 § 1; 1908, 195; 1909, Res. 26.

SECT. 3. See St. 1904, 379; 1909, 481 § 2; 1910, 606 §§ 3, 4, 7; 1913,

543. SECT. 8. See St. 1902, 224, 425; 1904, 273; 1907, 229 § 1; 1908, 595;

1910, 255, 585. SECT. 9. See St. 1903, 150 § 1; 1909, 481 § 1; 1912, 642; 1914, 691,

693, 716, 717, Res. 109, 112, 115, 132, 135, 137.

SECT. 14. See St. 1906, 145; 1914, 378, 506. SECT. 16. See St. 1914, 717 § 2.

SECT. 17. See St. 1907, 229.

SECTS. 19-21. See St. 1914, 717 § 3.

Chapter 97. — Of Wrecks, Shipwrecked Goods and Removal of Wrecks.

Act relative to breaking up and disposal of old vessels, etc. St. 1908, 595.

SECT. 1. See St. 1914, 615.

SECT. 15. See St. 1908, 595; 1910, 585.

SECT. 22. See St. 1908, 595 § 4.

Chapter 98. - Of the Observance of the Lord's Day.

Acts to provide for one day's rest in seven. St. 1907, 577; 1909, 514 §§ 52, 145.

SECT. 1 revised. St. 1908, 385 § 1; 1909, 189. (See 1904, 460.)

SECT. 2 revised. St. 1904, 460 § 2; 1909, 420. (See 1904, 176; 1907, 204, 577; 1908, 126; 1909, 423, 514 § 52.)

Sale of ice cream, confectionery, etc. St. 1909, 423; 1910, 327; 1913, 451.

SECT. 2 limited. St. 1908, 333, 343, 354, 537; 1909, 420. SECT. 3 amended. St. 1902, 414; 1908, 126, 273, 333, 343, 354, 537;

1910, 327; 1911, 328; 1914, 757. Affected. St. 1909, 423.

SECT. 5 revised. St. 1904, 460 § 3. (See 1905, 341; 1907, 274; 1908, 126, 385.)

SECT. 12 amended. St. 1908, 123.

Chapter 99. — Of Gaming.

Club charter may be revoked in case of seizure of gaming implements on premises. St. 1902, 524.

Act to prohibit bucketing and to abolish bucket shops. St. 1907, 414.

Chapter 100. — Of Intoxicating Liquors.

Licensing board for Boston. St. 1906, 291; 1915, Sp. Act 313. (See 1907, 214; 1909, 387, 423; 1913, 715.)

Acts relative to wood alcohol. St. 1905, 220; 1910, 541. Sale of candy containing alcohol. St. 1913, 647.

Acts relative to storage of liquors. St. 1905, 284; 1911, 77, 88.

Act relative to the analyzing of intoxicating liquors. St. 1914, 484.

Act relative to the use of curtains, etc., on booths, stalls, etc., and to prohibit immoral conduct in drinking places. St. 1915, 180.

SECT. 1 amended. St. 1903, 460. SECTS. 2-4. See St. 1913, 655 § 8.

SECT. 4 amended. St. 1912, 389.

SECT. 10 et seq. See St. 1909, 423; 1910, 383. Provisions for Boston. St. 1902, 485; 1906, 291 § 4, 395; 1907, 328; 1909, 221; 1915, Sp. Act 313. (See 1913, 85.)

SECT. 13 amended. St. 1910, 476; 1915, 67, 265. (See 1909, 371 § 8.)

SECT. 15 amended. St. 1906, 287 § 1.

SECT. 17, cl. 2 revised. St. 1906, 395; 1911, 507. (See 1906, 386 § 1;

1910, 473.) Cl. 7, see St. 1911, 136.

SECTS. 17, 18. Fourth and fifth classes. Storage. St. 1905, 284. (See 1907, 560 § 6; 1911, 77, 88.)

SECT. 20 revised. St. 1902, 171. Amended. St. 1905, 206; 1911, 83.

SECT. 21 amended. St. 1907, 190; 1913, 410 § 1. (See 1913, 413.)

SECTS. 21-29. See St. 1902, 327; 1908, 525 § 3; 1910, 172 § 1.

SECT. 22 amended. St. 1913, 410 § 2; 1915, 200. (See 1913, 413.)

SECT. 23 amended. St. 1907, 308; 1909, 261 § 1. Board may suspend certificate. St. 1909, 261 § 5.

SECT. 26. See St. 1907, 190; 1913, 410 § 1, 413. SECT. 27. See St. 1906, 281; 1909, 261 § 2; 1913, 413.

SECT. 33 repealed. St. 1903, 461.

SECT. 34 revised. St. 1906, 374. Affected. St. 1915, 180 § 1.

SECT. 35 amended. St. 1906, 104.

SECT. 41. See St. 1911, 136.

SECT. 47 amended. Suspension of license authorized. St. 1908, 108.

SECTS. 48-50. Provision for registration and permits for carriers of intoxicating liquors in certain cases. St. 1906, 421; 1907, 517; 1910, 497; 1911, 423.

SECT. 49 amended. St. 1907, 517 § 1; 1910, 497 § 1; 1912, 201.

SECT. 50 amended. St. 1915, 130.

SECTS. 53, 54. See St. 1913, 410 § 2.

SECT. 57 amended. St. 1910, 264.

SECT. 58. See St. 1914, 553; 1915, 151 § 7.
SECT. 62. Gift or sale to a patient in dipsomaniac hospital is punishable. St. 1903, 410; 1909, 504 § 94; 1911, 30. False statement as to age by a minor. St. 1912, 532.

SECT. 63 amended. St. 1909, 408. (See 1915, 151 § 7.)

SECT. 67 superseded. St. 1902, 110. (See 1908, 469; 1914, 615.)

SECT. 76 amended. St. 1909, 154 § 1.

SECT. 82. See St. 1912, 372.

SECT. 85 amended. St. 1909, 154 § 2.

SECT. 86 amended. St. 1904, 122. (See 1912, 372.)

SECT. 88. See St. 1902, 485 § 4. Club charter may be revoked in certain cases. St. 1902, 524.

SECT. 89. See St. 1902, 524; 1906, 291 § 4; 1915, Sp. Act 313.

Chapter 101. - Of Common Nuisances.

Spitting in certain public places and conveyances prohibited. St. 1906,

165; 1907, 410; 1908, 150.

Obstruction of means of egress from buildings, and buildings erected in violation of St. 1913, 655, declared common nuisances. St. 1905, 347 § 1; 1913, 655 § 3.

Act to provide for abating places of prostitution and certain other

nuisances. St. 1914, 624.

Certain nuisances in Boston. St. 1904, 336; 1905, 418, 426; 1908, 187 § 2. As to insect pests, see St. 1902, 57; 1905, 381; 1906, 268; 1907, 475, 521; 1908, 591; 1909, 263, 444; 1910, 150, 427; 1911, 242, 474; 1912, 112, 263, 577, 625; 1913, 293, 296, 585, 600, 605; 1914, 340, 341, 404; 1915, 80, 124, 171.

SECT. 6 amended. St. 1914, 624 § 11. (See 1915, 180 § 3.) Act to pro-

hibit bucketing and to abolish bucket shops. St. 1907, 414. SECT. 7. See St. 1914, 624 § 2.

SECT. 8 amended. St. 1914, 624 § 12. (See 1906, 291 § 10.)

See St. 1911, 77, 88. SECT. 9.

SECT. 10 amended. St. 1914, 624 § 13.

SECT. 11 amended. St. 1914, 624 § 14.

Chapter 102. — Of Licenses and Municipal Regulations of Police.

Provision for licensing veterinary practitioners. St. 1903, 249; 1906, 503; 1907, 314; 1911, 199. Of osteopaths. St. 1909, 526. Of embalmers. St. 1905, 473; 1910, 390. Of public accountants. St. 1909, 399; 1910, 263. Dealers in milk. St. 1909, 443. Retail drugs. St. 1913, 705. (See dentists and dental hygienists. St. 1915, 301. Of nurses. St. 1910, 449. 1913, 720.) Practitioners of optometry. St. 1912, 700; 1915, 201. Of Physicians. St. 1913, 346; 1915, 293. License required to sell or lease firearms. St. 1911, 495. Operation of pneumatic machinery. St. 1913, 629. Licensing of persons, firms and corporations to install wires or apparatus for electric light, heat or power purposes. St. 1915, 296.

Act to establish the state examiners of electricians. St. 1915, 296. Licensing of theatres and public halls. St. 1904, 450; 1905, 176, 341, 342; 1906, 105; 1908, 335; 1909, 143; 1913, 655 §§ 31-37. (See 1909, 514 §§ 76, 77; 1911, 367, 460; 1912, 320.) Lunch wagons in public ways. St. 1908, 360. For cinematographs or similar apparatus. St. 1908, 566; 1909, 281; 1911, 48, 440; 1912, 182; 1914, 196, 791; 1915, 169. (See 1905, 176, 437; 1908, 565.) Street trades for minors. St. 1913, 831 §§ 11-15.

Licenses for the business of plumbing. St. 1909, 536; 1910, 597; 1912, 518; 1914, 287. (See 1912, 635 § 34; 1913, 786 § 32.) Air craft. St. 1913,

663.

Insurance brokers. St. 1907, 576 §§ 93-95; 1908, 170; 1911, 429. Manicuring, massage and vapor baths. St. 1911, 443; 1912, 155. Cold storage warehouses. St. 1912, 652. (See 1910, 640.)

Act relative to collection agencies. St. 1910, 656.

Provision for license to carry loaded pistol. St. 1906, 172 § 1; 1908, 350; 1911, 548. (See 1910, 565; 1911, 283.) For manufacture of fireworks or firecrackers. St. 1910, 565; 1914, 795 § 3. (See 1911, 495.)

For breaking up and disposal of old vessels, etc. St. 1908, 595.

In certain cities public lodging houses must be licensed. St. 1904, 242;

1911, 129; 1913, 655 §§ 42-47; 1915, 160. (See 1894, 414.)

Licenses and registration of hunters. St. 1911, 614; 1912, 379; 1913, 249, 479; 1915, 212. (See 1905, 317; 1907, 198; 1908, 402, 484; 1909, 262, 325, 362; 1910, 614; 1911, 235; 1912, 388; 1913, 529, 542; 1915, 240.) Licenses to work or do business on Sunday. St. 1909, 420, 423; 1910, 327; 1913, 451.

Licenses in Boston: To gas fitters. St. 1897, 265. Operators of elevators. St. 1913, 714. Junk dealers. St. 1900, 416; 1906, 291 § 4; 1915, 144. (See 1902, 187 § 4; 1909, 221; 1915, Sp. Act 313.) Minors to black boots, etc. St. 1902, 531. (See 1904, 450 § 2.) Pawnbrokers; private detectives; money lenders; dogs. St. 1906, 291 § 4. (See 1907, 211, 500 §§ 2, 3.) Picnic groves; skating rinks; intelligence offices; billiard, pool or sippio tables; bowling alleys. St. 1906, 291 § 4; 1907, 214. Garages. St. 1913, 577. (See 1914, 795 § 6.) Theatres and public halls. St. 1907, 463; 1908, 335. Shows and amusements. St. 1908, 494; 1915, Sp. Act 348. (See 1913, 280.) Street stands. St. 1907, 584; 1909, 329. (See 1913, 680.) Lunch wagons in street. St. 1908, 360. Sight seeing automobiles. St. 1913, 592.

Provision for licensing dealers in coal and coke. St. 1903, 484; 1906, 434; 1915, 72. Operators of automobiles and motor cycles. St. 1909, 534; 1910, 525, 605; 1911, 37; 1912, 123, 400; 1913, 95, 116, 123, 530, 803; 1914, 190, 204, 420, 695; 1915, 10, 11, 16, 19, 87, 99. (See 1902, 315; 1903, 473; 1905, 311, 366; 1906, 353, 412; 1907, 203, 408, 580; 1908, 263, 642, 648; 1911, 507; 1912, 184; 1913, 592.) Garages, see St. 1913, 300, 577. Lung testing machines. St. 1908, 381. Cold storage houses. St. 1910, 640; 1912, 652. Operators of hoisting machinery in certain cases. St. 1911, 656; 1915, 211. (See 1913, 714; 1915, 259.)

Act to provide for the better prevention of fires throughout the metropolitan district. St. 1914, 795.

Acts relative to giving of bonds in blasting operations. St. 1911, 325; 1914, 155.

Provision for licensing establishments for the manufacture of sausages or chopped meats, and for the breaking or canning of eggs. St. 1914, 325; 1915, 22.

Act relative to safety valves as applied to ammonia compressors. St. 1914, 467.

SECT. 2 revised. St. 1910, 383. (See 1906, 291 § 4.)

SECT. 2 et seq. Booths, stalls, etc., and immoral conduct in restaurants, cafés, etc. St. 1915, 180.

SECT. 23 et seq. See St. 1906, 435; 1908, 485.

Sect. 29 amended. St. 1902, 187 § 1; 1910, 554 § 1. Affected. St. 1915, 144. (See 1906, 291 § 4.)

SECT. 30 amended. St. 1902, 187 § 2; 1910, 193.

SECT. 32 amended. St. 1902, 187 § 3; 1910, 554 § 2. Affected. St. **1915, 144.**

SECT. 33. See St. 1906, 291 § 4; 1915, Sp. Act 313.

SECT. 40 amended. St. 1905, 415.

SECT. 41 amended. St. 1911, 727 § 21.

SECT. 42 amended. St. 1907, 211. (See 1907, 500 §§ 2, 3.)

SECT. 47 et seq. See St. 1905, 308; 1906, 390; 1908, 605; 1909, 317, 514; 1911, 727; 1912, 675.

SECT. 48. See St. 1906, 291 § 10.

SECTS. 52, 53. See St. 1911, 727 §§ 14, 15.

SECTS. 57-68 repealed. St. 1911, 727 § 24. Acts regulating small loans. St. 1905, 308; 1906, 390; 1908, 605; 1909, 317, 514 §§ 121-126; 1910, 563; 1911, 727; 1912; 675; 1913, 347, 638. (See 1909, 278; 1913, 656, 832 § 8.)

SECT. 69 revised. St. 1912, 486. Charges for inspection of stables prohibited. St. 1915, 109.

SECTS. 69-72. See St. 1911, 381 § 4; 1913, 300.

SECTS. 73-77. Powers transferred to the fire prevention commissioner.

St. 1914, 795 § 3.

SECTS. 78-86 repealed and superseded. St. 1915, 259 § 13. (See 1905, 310, 472; 1906, 387, 414, 521, 522; 1907, 373, 465; 1908, 563; 1911, 562; 1913,

209, 610 § 4; 1914, 451, 467 § 5.) SECT. 87 affected. St. 1910, 565.

SECT. 89 et seq. Provisions as to explosives and inflammable fluids. St. 1904, 370; 1905, 280; 1908, 502; 1910, 223, 588; 1911, 477; 1913, 452; 1914, 421, 795 §§ 3, 6. (See 1910, 284.) Acts relative to paint, turpentine and linseed oil. St. 1908, 531; 1911, 218, 266; 1914, 795

SECT. 92 amended. St. 1909, 199.

SECT. 93. See St. 1914, 795 § 3.

SECT. 94. See St. 1914, 795 §§ 3, 6. SECT. 95. See St. 1911, 325; 1914, 155.

SECTS. 96, 97. See St. 1914, 795 § 3.

SECTS. 97, 98. Acts to provide for the giving of bonds in blasting operations. St. 1911, 325; 1914, 155.

SECTS. 99-101 repealed and superseded. St. 1910, 588.

SECT. 104. See St. 1914, 795.

SECTS. 106, 108. See St. 1914, 795 § 6.

SECTS. 109-111 superseded. St. 1911, 204; 1914, 795 § 6.

SECT. 113. See St. 1914, 795 § 3.

SECT. 114. See St. 1904, 370; 1905, 280; 1908, 502; 1914, 795 § 3.

SECTS. 118, 119. See St. 1914, 795 §§ 3, 6.

SECT. 122 amended. St. 1908, 187.

SECT. 122 et seq. See St. 1905, 418; 1908, 187 § 1; 1910, 651; 1911, 10, 223; 1915, 50.

SECTS. 128, 129 superseded. St. 1914, 198 § 4. (See 1909, 440 § 4; 1913, 551.)

SECT. 130 amended. St. 1908, 169; 1910, 87.

SECT. 133 in part repealed. St. 1904, 353 § 3; 1906, 291. (See 1915, Sp. Act 313.)

SECT. 134 amended. St. 1910, 319. (See 1905, 317 § 2; 1908, 402 § 2; 1910. 614 § 3.)

SECT. 138 revised. St. 1904, 105 § 1.

SECT. 141 repealed. St. 1904, 105 § 2.

SECT. 142 superseded. St. 1914, 198 § 4. (See 1906, 291 § 10; 1909, 440 § 2.)

SECT. 143 amended. St. 1907, 240 § 1; 1908, 182; 1910, 629; 1911, 391.

SECT. 144 amended. St. 1907, 240 § 2.

SECT. 150 et seq. Provision for better protection of domestic animals from dogs. St. 1902, 226; 1904, 127, 283; 1911, 392.

SECT. 151 amended. St. 1903, 100; 1904, 283; 1911, 392.

SECT. 152 amended. St. 1905, 106.

SECT. 155 amended. St. 1904, 142; 1907, 241; 1910, 392.

SECT. 168. See St. 1906, 291 §§ 8, 10.

SECT. 170 amended. St. 1908, 368.

SECT. 172 superseded. St. 1908, 385 § 2. (See 1904, 450 § 15, 460; 1905, 341, 342; 1906, 105; 1907, 274; 1909, 189, 514 § 77.)

SECT. 172 et seq. See St. 1904, 183; 1906, 384; 1908, 368, 381; 1910, 143.

SECT. 173 amended. St. 1904, 460 § 5; 1907, 309; 1909, 254. (See 1904, 450 § 15; 1905, 341, 342; 1906, 105; 1908, 335.)

SECT. 176 amended. St. 1906, 190, 291 § 4. (See 1906, 384; 1915, Sp. Act 313.)

SECT. 178. See St. 1906, 291 § 4; 1915, Sp. Act 313.

SECT. 181 amended. St. 1910, 125 § 1.

SECT. 182 amended. St. 1910, 125 § 2.

SECT. 183 amended. St. 1910, 125 § 3.

SECT. 184 amended. St. 1906, 107; 1907, 355; 1910, 532. (See 1906, 384.)

SECT. 186 amended. "Junk collectors" added. St. 1902, 187 § 4; 1915, 144. (See 1906, 190, 291 § 4.)

Chapter 103. - Of the Supervision of Plumbing.

This chapter in part superseded by acts relative to the supervision of the business of plumbing. St. 1909, 536; 1910, 597; 1912, 518, 635 § 34; 1913, 786 § 32; 1914, 287.

Chapter 104. — Of the Inspection of Buildings.

Act to revise and codify building inspection laws. St. 1913, 655. (See 1913, 676.)

Building inspection department of district police. St. 1913, 610.

Licensing and inspection of theatres and public halls regulated. St. 1904, 450; 1906, 105; 1908, 335, 389; 1909, 354; 1910, 143; 1911, 367;

1912, 320, 726. (See 1904, 460 §§ 4, 5; 1905, 341, 342; 1908, 336; 1911, 309, 314; 1913, 391, 572.) Inspection of ventilating and lighting of factories and workshops. St. 1907, 537; 1909, 514 § 105; 1911, 603; 1913, 766. (See 1912, 726.) Acts relative to tenement houses in towns. St. 1912, 635; 1913, 441, 614. Tenement houses in cities. St. 1913, 786. (See 1914, 628.)

Acts to prohibit obstruction of means of egress from buildings. 1905, 347; 1908, 336; 1914, 795 § 13 cl. D. Sanitary requirements for certain buildings. St. 1902, 322; 1906, 250; 1909, 514 §§ 78, 79; 1912, 318; 1914, 328 § 1, 726. Storage of explosives and inflammable com-St. 1904, 370; 1905, 280; 1908, 502; 1910, 223; 1913, 452; 1914, 795 §§ 3, 6. (See 1910, 588; 1911, 477; 1913, 610; 1914, 421.) Provision for safe keeping of matches in stores. St. 1909, 184. Regulation of cinematographs and similar apparatus. St. 1905, 176, 437; 1908, 565, 566; 1909, 281; 1911, 48, 440; 1912, 182; 1914, 196, 791; 1915, 169. (See 1913, 280.) Passenger elevators to have seat for operator. St. 1912, 479. Acts relative to elevators and to elevator regulations. St. 1913, 806; 1914, 328 § 3, 782 § 6. (See 1909, 514 §§ 74, 96.) Building laws for Boston. St. 1907, 550; 1909, 313; 1910, 284, 631; 1911, 342; 1912, 369, 370; 1913, 50, 586, 704, 714, 729; 1914, 205, 248, 595, 628, 782, 786; 1915, 254, Sp. Acts 333, 346, 352. (See 1892, 419; 1893, 170, 293, 297, 464; 1894, 257, 443; 1895, 97, 239, 280, 314; 1896, 416, 520; 1897, 175, 219, 265, 300, 310, 413; 1898, 209, 228, 268, 308, 452; 1899, 161, 185, 222; 1900, 271, 321, 335 § 2; 1901, 474; 1902, 400; 1903, 301; 1904, 227, 333, 336, 368, 450 §§ 2, 10; 1905, 342, 383, 426; 1906, 340; 1907, 416, 463; 1908, 339, 347; 1911, 76; 1912, 259, 582, 713; 1913, 280, 655 § 52, 680, 806 § 12; 1914, 540, 785.) Garages. St. 1913, 577; 1914, 119. (See 1914, 795 § 6.) Relative to buildings for storage of ice. St. 1914, 248. Acts to limit the occupancy of cellars and basements in the

city of Boston. St. 1907, 550 § 68; 1914, 628; 1915, Sp. Act 346. Act to establish state supervision of wayfarers' lodges and public lodging

houses. St. 1914, 606. Act relative to the qualifications of certain inspectors of masonry. St. 1914, 540.

Act to provide for the better prevention of fires throughout the metro-

politan district. St. 1914, 795. (See 1915, 296 § 2.) Licensing of persons, firms and corporations to install wires or apparatus

for electric light, heat or power purposes. St. 1915, 296. Act to establish grades for salaries of clerks and stenographers in the

departments of the commonwealth. St. 1914, 605.

St. 1913, 655 § 61. Sects. 1-18 repealed. (See 1904, 450 §§ 4-10;

1905, 472; 1906, 105, 499 § 2; 1908, 321; 1912, 334; 1913, 610 § 2.) SECTS. 19, 20 repealed and superseded. St. 1908, 487. (See 1907, 499.) SECTS. 21-26 repealed. St. 1913, 655 § 61. (See 1914, 795.)

SECT. 22 et seq. Acts to regulate public lodging houses in certain cities. St. 1904, 242; 1911, 129; 1913, 655 §§ 42-47; 1915, 160. (See 1907, 490; 1909, 504 § 26; 1912, 635.)

SECT. 25 amended. St. 1907, 503 § 1. (See 1905, 347 § 1.)

SECTS. 27, 28 repealed as to elevators. St. 1913, 803 § 13; 1914, 328 § 3. (See 1902, 350; 1909, 514 §§ 74, 96; 1912, 479; 1913, 610 § 2.)

SECT. 28 amended. St. 1911, 455.

SECTS. 29-37 repealed. St. 1913, 655 § 61. (See 1905, 347 § 2; 1906, 105 § 1; 1913, 610 § 2; 1914, 795.)

Secrs. 38-47. Repeal and substitute. St. 1909, 514 §§ 91-100, 145; 1914, 566. (See 1903, 475; 1904, 347, 430; 1906, 250, 522; 1907, 164, 451, 503, 537; 1908, 375, 389; 1909, 354, 413, 514 \ 64; 1913, 610 \ 2; 1914, 795.)

SECT. 41 amended. St. 1907, 503 § 2. Inspection. St. 1907, 537 § 5; 1912, 726 § 5. (See 1904, 430; 1906, 522; 1907, 451; 1908, 375, 389; 1909, 354: 1913, 676.)

See St. 1903, 475; 1904, 347; 1906, 250; 1907, 164; SECTS. 41, 42. 1909, 514 §§ 86–90, 145; 1912, 726 § 5.

SECTS. 48-56 repealed. St. 1913, 655 § 61. (See 1913, 610 § 2.)

SECT. 50. See St. 1914, 795 § 22.

SECT. 54. See St. 1905, 347.

Chapter 105. — Of the Inspection of Steam Boilers.

The law as to the inspection and operation of steam boilers is revised. St. 1907, 465; 1908, 563; 1909, 393, 410; 1911, 619, 656; 1912, 531; 1913, 610; 1915, 211. (See 1905, 310, 472; 1906, 387, 521, 522; 1907, 373, 451; 1909, 131, 348; 1910, 284; 1911, 562; 1912, 726 § 5; 1913, 209; 1914, 451; 1915, 259.)

Boiler inspection department of district police. St. 1913, 610. matic machines. St. 1913, 629; 1914, 127, 649.

License required for operating hoisting machinery in certain cases. St. 1911, 656; 1915, 211.

Board of boiler rules established. St. 1907, 465 § 24; 1914, 127 § 2, 649 § 2. (See 1912, 531.)

Act relative to safety valves as applied to ammonia compressors. St. 1914, 467.

Sects. 2, 3. See St. 1907, 465 §§ 2, 3, 13.

SECT. 4 superseded. St. 1907, 465 §§ 14, 15; 1912, 531 §§ 5, 6.

See St. 1907, 465 §§ 3, 15, 17, 19; 1912, 531 §§ 6, 7.

SECT. 6. See St. 1907, 465 § 28.

See St. 1907, 465 § 20; 1908, 563 § 1. SECT. 9.

SECTS. 10, 11. See St. 1907, 465 §§ 20, 28.

Chapter 106. — Of the Employment of Labor.

This chapter is repealed and revised by acts to codify the laws relating to labor. St. 1909, 514; 1910, 63, 166 § 2, 249, 259, 350, 404, 445, 543, 611; 1911, 151, 178, 208, 229, 241, 249, 263, 269, 281, 310, 313, 431, 484, 494, 532, 584, 629, 751; 1912, 96, 172, 191, 251, 318, 452, 477, 479, 495, 528, 533, 545, 571, 653, 666, 706; 1913, 333, 359, 365, 426, 448, 568, 619, 690, 779 §§ 14–23, 833; 1914, 217, 241, 247, 328, 347, 352, 368, 419, 455, 474, 479, 540, 557, 566, 568, 580, 600, 623, 656, 681, 688, 708, 723, 726, 746, 778; 1915, 27, 47, 57, 60, 65, 69, 70, 75, 108, 116, 117, 123, 132, 183, 198, 214, 216, 236, 275, 277, 287, 288, Sp. Act 314. (See 1902, 183, 322, 350, 384, 430, 435, 446, 450; 1903, 275, 320, 475; 1904, 311, 313, 315, 334, 335, 343, 347, 349, 397, 432; 1905, 213, 231, 238, 267, 304, 308; 1906, 250, 284, 370, 390, 427, 435, 463 II \$ 167, 499, 517; 1907, 135, 164, 193, 224, 267, 269, 503 \$ 2, 537, 560 \$ 447, 448, 570, 577; 1908, 210, 217, 228, 306, 325, 380, 420, 457, 485, 489, 547, 553, 645, 650; 1909, 201, 211, 332, 363, 371; 1910, 249, 257, 414, 445, 458, 473; 1911, 63, 113, 136, 541, 603; 1912, 528, 545, 546, 683; 1913, 445, 685, 805; 1914, 347, 413, 553, 618, 765; Res. 96; 1915, 97, 197.)

Acts to establish a board of labor and industries. St. 1912, 726; 1913, 424, 766, 813, 831 §§ 4, 18; 1914, 263, 474, 533; 1915, 74. Industrial accident board established. St. 1911, 751 III; 1913, 48, 746 § 1; 1915, 123, 132, 275.

Passenger elevators to have seat for operator. St. 1912, 479. (See 1913, 806.)

Retirement system for state employees. St. 1911, 532; 1912, 363; 1913, 310; 1914, 419, 568, 582; 1915, 198. (See St. 1915, 197 §§ 1, 2.) For veterans in the employ of the State. St. 1907, 458; 1915, 95.

Act relative to vacations of laborers employed by cities and towns. St. 1914, 217; 1915, 60.

St. 1914, 217; 1915, 60.

Acts relative to half holidays for certain state employees. St. 1912, 528;

1914, 455, 688; 1915, 288.

Act relative to proof of contributory negligence in actions for the re-

covery of damages for injuries. St. 1914, 553.

Act to establish grades for salaries of clerks and stenographers in the

departments of the commonwealth. St. 1914, 605.

Provision for continuation schools for working children. St. 1913, 805.

Provision for free employment bureaus in certain cities. St. 1906, 435; 1907, 135; 1908, 306, 462 § 5, 485; 1909, 514 §§ 1-9; 1911, 158; 1913, 389.

1907, 135; 1908, 306, 462 § 5, 485; 1909, 514 §§ 1-9; 1911, 158; 1913, 389. Board of conciliation and arbitration. St. 1909, 514 §§ 10-16; 1913, 444; 1914, 681.

Act to regulate days of employment in certain establishments. St. 1913,

619. And of certain employees of railroad corporations. St. 1914, 723, 746. Act to regulate labor of minors. St. 1913, 831. (See St. 1909, 514 § 61; 1910, 249; 1913, 779 § 19; 1915, 57, 65, 70.)

Act to authorize the giving of preference in appointments and employment to citizens. St. 1914, 600.

List of state officials and employees and their compensation to be printed.

St. 1910, 268; 1911, 43; 1913, 534.

Act relative to the promotion of laborers and mechanics in the public

Act relative to wages of laborers in employ of board of prison commis-

Act relative to wages of laborers in employ of board of prison commissioners. St. 1914, 458.

Salaries of certain women employed by county of Suffolk. St. 1914, 413. Act relative to wages of mechanics employed in the construction of public works. St. 1909, 514 § 21; 1914, 474.

Act to prohibit making up time lost by holidays, in certain establishments. St. 1913, 359. (See 1915, 57.)

Acts to establish a minimum wage commission and provide for fixing minimum wage of women and minors. St. 1912, 706; 1913, 330, 673; 1914, 368; 1915, 65.

Pay rolls, bills and accounts for services for certain cities to be verified

by oath. St. 1913, 520.

Acts relative to payment for personal injuries to employees. St. 1911, 751; 1912, 172, 251, 409, 571, 666, 726; 1913, 445, 448, 568, 696, 746, 807; 1914, 338, 618, 636, 656, 708; 1915, 123, 132, 183, 236, 244, 275, 287, Sp. Acts 270, 314.

Acts to establish pension systems. St. 1910, 559, 619; 1911, 113, 338, 413, 532, 634, 675; 1912, 363, 447, 503; 1913, 63, 310, 313, 367, 642, 671, 697, 817, 832; 1914, 352, 419, 765; 1915, 47, 197, 198, 234. (See 1911, 413; 1912, 574; 1913, 367, 657, 681, 800; 1914, 519, 536; Res. 120.)

Act to make lawful certain agreements or combinations between employees or laborers, and to limit the issuing of injunctions. St. 1914, 778.

Act relative to employment in night messenger service. St. 1911, 629.

Of women in core rooms. St. 1912, 653. To moving certain boxes and

Of women in core rooms. St. 1912, 653. To moving certain boxes and baskets where women are employed. St. 1913, 426; 1914, 241; 1915, 27. As to assignments of wages, see St. 1905, 308; 1906, 390; 1908, 605 §§ 7,

8; 1909, 317, 514 §§ 121–126; 1910, 563; 1911, 727 § 22; 1912, 675 § 6. Provision for homesteads for workmen. St. 1911, 607; 1912, 714; 1913,

494 § 3, 595; 1914, 283 § 2; 1915, 129.

Act relative to imposition of fines by unions. St. 1911, 431.

Act to prohibit the charging of fees for certificates relating to minors. St. 1914, 316.

Acts relative to the procuring of persons to take the place of employees during strikes or other labor disputes. St. 1910, 445; 1912, 545; 1914, 347; 1915, 108.

Act to establish grades for salaries of clerks and stenographers employed in the departments of the commonwealth. St. 1914, 605.

Act relative to the qualifications of certain inspectors of masonry. St. 1914, 540.

SECT. 12. See St. 1914, 778.

SECT. 14 superseded. St. 1909, 504 § 29; 1914, 473.

SECT. 18. See St. 1911, 628 §§ 29b, 33; 1913, 617 § 5.

SECT. 19 et seq. See St. 1914, 778.

SECT. 20 extended by act to constitute eight hours a day's work for public employees. St. 1911, 494; 1914, 623. (See 1909, 514 § 42; 1913, 822.) Hours of employment of women and minors. St. 1909, 514 § 48; 1911, 484; 1912, 477; 1913, 758, 831; 1914, 623; 1915, 57. (See 1912, 706; 1913, 330, 365; 1914, 368.) Of street railway employees. St. 1912, 533; 1913, 833; 1915, 277. (See 1912, 706; 1913, 330, 365.) Of certain employees of steam railroads. St. 1914, 723, 746.

SECT. 31 amended. St. 1907, 224. (See 1909, 514 § 50; 1913, 779 § 17;

1914, 316, 580.)

SECT. 33 superseded. St. 1909, 514 § 61; 1910, 249; 1913, 779 § 19; 1915, 70.

SECT. 37. See St. 1911, 229.

SECT. 62 amended. St. 1909, 514 § 112; 1910, 350; 1911, 208, 249; 1914, 247; 1915, 75. Affected. St. 1915, 214. (See 1914, 370 § 1.)

SECT. 65. See St. 1911, 584.

SECT. 71 et seq. See St. 1909, 514 §§ 127-144; 1910, 166; 1911, 751 I; 1912, 409; 1914, 553; 1915, 179.

SECTS. 72, 73. See St. 1911, 751; 1912, 172, 251; 1913, 290; 1914, 708; 1915, 151 § 7, 179, 183, 236, 287.

Chapter 107. — Of the Bureau of Statistics of Labor and the Board of Supervisors of Statistics.

This chapter is repealed and superseded by St. 1909, 371; 1910, 83, 616 § 2; 1911, 74, 158; 1912, 45, 49, 560; 1913, 358, 416, 706, 727; 1914, 55; 1915, 84, 285. (See 1902, 438; 1906, 296, 385 § 2; 1907, 79, 135; 1908, 306, 462, 481, 485 § 7, 517; 1909, 514 §§ 1-8, Res. 41; St. 1910, 598, 616; 1911, 59, 607, Res. 142; St. 1912, 352, 706 § 12; 1913, 677; 1915, 84.)

Act to provide for taking the decennial census. St. 1914, 692. (See 1914, Res. 120.) And for a census of the fisheries and commerce of the commonwealth. St. 1914, 692 § 8.

Acts to establish a board of labor and industry. St. 1912, 726; 1913, 424, 766, 813, 831 §§ 4, 18; 1914, 263, 474, 533; 1915, 74.

Commission on immigration. 1913, Res. 77.

Provision for free employment bureaus in certain cities. St. 1906, 435; 1907, 135; 1908, 306, 462 § 5, 485; 1909, 514 §§ 1-9; 1911, 158; 1913, 389. (See 1909, 371; 1912, 726 § 5.)

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

SECTS. 10, 11 repealed. St. 1902, 438 § 7. (See 1909, 67.)

Chapter 108. — Of District and Other Police Officers.

The fire marshal's department is abolished and duties and powers transferred to detective department of district police. St. 1904, 433; 1905, 280; 1908, 502, 568; 1910, 223, 328, 588; 1915, 220. (See 1911, 325; 1914, 155, 795.) Salaries of fire inspectors. St. 1905, 247 § 1, 461 § 1. (See 1902, 142; 1903, 365; 1904, 370; 1911, 477; 1913, 816.)

Act to increase the facilities of the district police for the enforcement of law and prevention of crime in the waters of the commonwealth. St. 1914, 577.

Act to provide for the better prevention of fires in the metropolitan district. St. 1914, 795.

Board of labor and industries to have powers and duties of inspectors of buildings, factories, etc. St. 1912, 726 §§ 5–13; 1913, 424, 766, 813; 1914, 263, 328, 726, 533; 1915, 74.

Appeals to state board of health. St. 1907, 499.

Police commissioner for Boston. St. 1906, 291; 1907, 214; 1909, 221. And deputy. St. 1909, 311. (See 1885, 323; 1889, 419, 450; 1894, 266; 1897, 320; 1900, 306; 1903, 312, 428 § 3; 1904, 353, 402; 1905, 223; 1907, 513, 584; 1909, 329; 1911, 287, 727 § 20; 1913, 236, 280, 728.)

Acts relative to giving of bonds in blasting operations. St. 1911, 325;

1914, 155.

Act relative to safety valves as applied to ammonia compressors. St. 1914, 467.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth. St. 1914, 605.

Act to provide a laboratory for the detective department of the district

police. St. 1915, 220.

SECT. 1. Additional members. St. 1903, 333, 365 §§ 2, 4; 1904, 318, 430; 1906, 521, 522 § 1; 1907, 451, 465 § 25, 482; 1908, 185, 470; 1909, 413, 432; 1911, 616, 620; 1912, 614; 1913, 816; 1914, 577 § 2. (See 1904, 347 § 2; 1906, 105 §§ 1-3, 262; 1908, 389; 1912, 384, 726 §§ 5, 12.) Age limit. St. 1904, 430; 1906, 522; 1908, 375.

Act relative to employment of a storekeeper in the department of the dis-

trict police. St. 1914, 622.

Act to divide inspection department into two departments. St. 1913, 610. Act relative to the inspection of pneumatic machinery. St. 1913, 629; 1914, 127, 649.

SECT. 2. Chief of boiler inspection department. St. 1906, 521; 1910, 179; 1911, 619, 656; 1915, 211. (See 1906, 387; 1907, 465 §§ 4, 25; 1908, 470, 563 § 2; 1909, 131, 393; 1912, 726 §§ 5, 12; 1914, 263.)

SECT. 3 amended. St. 1913, 480. (See 1914, 622.) SECT. 3 et seq. Stenographers. St. 1907, 465 § 25, 482; 1908, 479; 1911, 561. Chief may authorize carrying of badges and weapons. 1908, 143.

SECT. 4. See St. 1908, 195, 469; 1914, 615.

SECT. 5. Salaries. St. 1904, 382, 433; 1905, 247, 365, 461 § 1; 1906, 480, 521 § 1, 522 § 1; 1909, 410; 1911, 549, 561, 619, 620; 1913, 480, 834. (See 1907, 482; 1913, 610 § 1.)

Tenure of office of police officers. St. 1906, 210; 1907, 272. (See 1911,

Pensions for the district police. St. 1911, 675.

SECTS. 7, 8. See St. 1903, 475 §§ 3, 5; 1905, 176, 304 § 4, 472; 1906, 105, 262; 1907, 373, 465 § 4; 1908, 375, 385 § 1, 389, 566, 568; 1909, 189, **354,** 504 §§ 42, 44, 514 §§ 82, 94, 105, 107; 1910, 259, 404, 565, 588; 1911, 218, 269, 310, 325, 440, 562 §§ 3, 6, 8, 656, 727 § 2; 1912, 318, 372; 1913, **333**, 831 § 25; 1914, 196, 791; 1915, 169, 211, 259.

SECT. 8 amended. St. 1907, 413. Duties transferred. St. 1907, 537 § 5; 1912, 726 §§ 5, 12. (See 1909, 514 §§ 89, 105, 107; 1910, 284; 1911, 603;

1914, 263; 1915, 116.)

SECT. 10 amended. St. 1902, 544 § 12.

SECTS. 11, 12 superseded. St. 1909, 514 §§ 34, 35, 145. (See 1903, 333; 1908, 470.)

SECTS. 13-18 in part repealed. St. 1906, 463 I §§ 49-53, 68. (See 1914, 745.)

SECT. 20 in part repealed. St. 1906, 463 I §§ 55, 68. (See 1914, 553.) SECTS. 21-25 superseded. St. 1906, 463 I §§ 49-55, 68; 1914, 423.

(See 1914, 745.) SECT. 29 amended. St. 1903, 428 § 1; 1909, 188. (See 1910, 261.) Mutual aid association. St. 1905, 246; 1910, 295.

SECTS. 29-31. See St. 1909, 453.

SECTS. 29-31. See St. 1909, 453. SECT. 30 revised. St. 1903, 428 § 2.

SECTS. 32, 33, 36. See St. 1906, 291 § 10.

Chapter 109. — Of Certain Powers, Duties and Liabilities of Corporations.

This chapter is repealed in part and new provisions made for business corporations. St. 1903, 437; 1904, 207, 261; 1905, 156, 222, 242; 1906, 271 § 12, 13, 286, 346, 372; 1907, 282, 332, 395, 396, 578; 1908, 180, 300; 1909, 326; 1910, 353, 385; 1911, 184, 488, 492; 1912, 175, 586, 595; 1913, 257, 447, 597, 660; 1914, 661, 742, 787; 1915, 15, 21, 92, 192, 264. (See 1902, 370, 441, 463; 1903, 423; 1904, 442; 1905, 242; 1906, 269, 392, 437; 1907, 414 § 2; 1908, 314, 454 § 1; 1909, 440 § 2, 490 I § 60-62, II, III; 1912, 312; 1913, 694; 1914, 770, 787; 1915, 219, 238, 299.) Act to prohibit

transfer of assets in fraud of the commonwealth. St. 1910, 187.

This chapter is repealed in part and superseded by act to consolidate the laws relating to the manufacture, distribution and sale of gas and electricity. St. 1914, 742.

Act to regulate the sale of stock, etc., by corporations, etc., engaged in the business of publishing or selling text books or conducting correspondence schools. St. 1914, 658.

Acts relative to voluntary associations under written instruments. St. 1909, 441; 1913, 454, 596; 1914, 471, 770 § 10; 1914, 742 § 148; 1915, 20, 238 § 10.

Uniform stock transfer act. St. 1910, 171. (St. 1914, 770; 1915. 238.)
Acts relative to recording name and change of name. St. 1907, 539;

1908, 163, 316. (See 1915, 205.) Use of names or titles of public service corporations. St. 1913, 499.

Acts relative to taking deposits for tickets from foreign countries or other purposes. St. 1905, 428; 1906, 408; 1907, 377; 1908, 493; 1909, 287, 450; 1910, 338; 1911, 358; 1912, 335; 1913, 178, 179, 245.

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915,

Act to provide for the supervision of water companies by the gas and

electric light commissioners. St. 1914, 787; 1915, 21.

Act relative to the creation and issue of preferred stock by railroad cor-

porations. St. 1915, 299.
SECT. 1. See St. 1906, 269; 1907, 332; 1911, 70.

SECT. 2 affected. St. 1914, 742 §§ 11, 199. (See 1910, 187.)

SECTS. 3-5 affected. St. 1914, 742 §§ 12, 17, 18.

SECT. 6 affected. St. 1914, 742 § 50.

SECT. 7 limited. St. 1910, 197. Affected. St. 1914, 742 §§ 61, 199.

SECT. 8 affected. St. 1914, 742 §§ 6, 199. SECTS. 9-11 affected. St. 1914, 742 § 58.

SECTS. 9-11 allected. St. 1912, (42 § 36.

SECTS. 9-11, 15, 17, 20, 21, 24, 25, 27, 28, 30-35, 40, 52-57 repealed, so far as they apply to railroads or railroad corporations, etc. St. 1906, 463 II §§ 34, 38, 42, 44, 65-70, 258, III §§ 105-112, 138-143. (See 1908, 163, 636; 1909, 369; 1914, 742 § 58; 1915, 205.)

SECTS. 13, 14. See St. 1906, 463 II § 29.

SECTS. 15-17 affected. St. 1914, 742 §§ 19-21, 199.

SECT. 18 affected. St. 1914, 742 § 29. (See St. 1906, 463 III § 4.)

SECT. 20 affected. St. 1914, 742 § 36, 199.

SECTS. 20-24 repealed in part. St. 1914, 787 § 12. (See 1913, 660; 1914, 742 §§ 36, 37.)

SECT. 21 affected. St. 1914, 742 §§ 37, 199.

SECT. 22. See St. 1914, 661.

SECT. 24 amended. St. 1913, 784 § 3; 1914, 787 § 6; 1915, 21 § 1. Repealed in part. St. 1914, 787 § 12. Affected. St. 1909, 477 § 1; 1910, 374; 1914, 742 § 39.

374; 1914, 742 § 39.

SECTS. 24-27. See St. 1902, 441; 1903, 437 § 40; 1906, 392, 437; 1908, 529 § 4, 534; 1909, 477; 1910, 374; 1914, 742 § 39-41; 1915, 21 § 1, 299, 303.

SECT. 26 amended. St. 1914, 787 § 7; 1915, 21 § 1. Affected. St. 1914, 742 §§ 40, 199.

SECT. 27 amended. St. 1913, 784 § 3. Affected. St. 1914, 742 § 41.

Repealed in part. St. 1914, 787 § 12. SECT. 28 repealed in part. St. 1914, 787 § 12. Affected. St. 1914, 742

§§ 42, 199.
SECTS. 30, 31 repealed in part. St. 1914, 787 § 12. Affected. St. 1914,

742 §§ 43, 44. (See 1915, 299 § 3.)

SECTS. 32-35. Affected. St. 1914, 742 §§ 24-27. (See St. 1910, 171;

1914, 661.)
SECTS. 36 et seq. Provision for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

Sects. 36-39 repealed. St. 1903, 423 § 2. (See 1906, 463 II §§ 41, 258;

1910, 171; 1914, 742 § 62, 770; 1915, 238.)

SECT. 40. Affected. St. 1914, 742 §§ 62, 199.

Secrs. 52-55, 57 affected. St. 1914, 742 §§ 84-88, 199. (See St. 1910, 187.)

SECT. 54 amended. St. 1905, 156. (See 1903, 437 § 53.)

SECT. 57. See St. 1914, 742 § 88.

SECT. 99. See St. 1906, 463 II § 47.

Chapter 110. — Of Manufacturing and Other Corporations.

This chapter is repealed in part and new provisions made for business corporations. St. 1903, 437; 1904, 207, 261; 1905, 222; 1906, 271 §§ 12, 13, 286, 346, 372; 1907, 282, 332, 395, 396, 578; 1908, 180, 300; 1909, 326; 1910, 353, 385; 1911, 488, 492; 1912, 175, 586, 595; 1914, 661, 742, 787;

1915, 15, 21 § 1, 92, 192, 264. (See 1902, 441; 1904, 442; 1905, 156; 1908, 468; 1909, 103, 440 § 2, 441, 490 I and II; 1911, 184, 428; 1913, 447, 597, 660; 1914, 770; 1915, 21 §§ 2, 3, 118, 238.) Act to prohibit transfer of assets in fraud of the commonwealth. St. 1910, 187.

This chapter is repealed in part and superseded by act to consolidate the laws relative to the manufacture, distribution and sale of gas and electricity.

St. 1914, 742; 1915, 92, 192, 264. (See 1915, 296.)

Act relative to the listing and advertising of shares of stock of mining corporations. St. 1911, 492. (See 1911, 488.)

Uniform stock transfer act. St. 1910, 171. (See 1914, 770; 1915, 238.) Act to provide for the taxation of transfers of stock. St. 1914, 770;

Acts relative to recording name and change of name. St. 1907, 539;

1908, 163, 316. (See 1915, 205.)

Act relative to false reports or statements concerning corporations. St. 1914, 661.

SECT. 1. See St. 1906, 204; 1908, 590 § 4; 1909, 491 § 2; 1911, 148.

SECT. 2. See St. 1914, 742 §§ 2, 3.

SECT. 4 affected. St. 1914, 742 § 3. SECT. 9 amended. St. 1910, 346. (See 1914, 742 § 3.)

See St. 1909, 441. SECT. 10.

SECT. 13. See St. 1914, 742 § 3.

SECT. 14. See St. 1914, 742 § 4.

SECTS. 15-16 affected. St. 1914, 742 §§ 5, 199.

See St. 1911, 251; 1912, 311; 1913, 750; 1914, 742 SECTS. 15-20. §§ 5-10; 1915, 178 § 1.

SECTS. 17, 22-25, 27, 28. See St. 1906, 463 II §§ 29-32, 37, 40, 43.

SECT. 17 affected. St. 1914, 742 §§ 7, 199.

SECT. 19 repealed in part. St. 1906, 463 II § 258. Affected. St. 1914, 742 § 9.

SECT. 20 affected. St. 1914, 742 § 10.

SECTS. 22-23 affected. St. 1914, 742 §§ 13, 14, 199.

SECT. 24 affected. St. 1914, 742 §§ 15, 199. (See St. 1907, 576 § 61; 1909, 256; 1911, 344.)

SECTS. 25-29 affected. St. 1914, 742 §§ 16, 18, 22, 23, 28, 199.

SECT. 28. See St. 1914, 742 § 23, 770; 1915, 238.

SECT. 31 affected. St. 1914, 742 §§ 35, 199.

SECT. 32 amended. St. 1908, 534 § 1. (See 1906, 437; 1909, 316, 477;

1910, 374; 1914, 742 § 35.)

SECTS. 36-39 affected. St. 1914, 742 §§ 31-34, 199.

SECTS. 40-43, 45 affected. St. 1914, 742 §§ 36, 45-49.

SECT. 46. See St. 1910, 187; 1914, 742 § 50.

SECT. 47 superseded. St. 1914, 742 § 52; 1915, 192. (See 1910, 124.)

SECT. 48. See St. 1909, 477; 1910, 374; 1914, 742; 1915, 21 § 1. SECT. 50 affected. St. 1914, 742 §§ 60, 199.

SECT. 51 affected. St. 1914, 742 § 65. (See St. 1913, 660 § 3; 1914, 661; 1915, 21 § 3.)

SECTS. 52-53 affected. St. 1914, 742 §§ 66, 67.

SECTS. 54, 55 affected. St. 1914, 742 §§ 68, 69, 199. (See St. 1914, 661.)

SECT. 57 affected. St. 1914, 742 §§ 70, 199.

SECT. 58 affected. St. 1914, 742 §§ 73, 199.

SECT. 59. See St. 1914, 742 § 74. SECT. 60. See St. 1914, 742 § 75.

SECTS. 61-68. See St. 1914, 742 §§ 76-83. SECT. 76 affected. St. 1914, 742 §§ 126, 199.

SECTS. 76-78. See St. 1909, 103; 1914, 787 § 9.

SECT. 77 affected. St. 1914, 742 § 131. SECT. 78 affected. St. 1914, 742 § 132.

SECT. 79 superseded. St. 1914, 742 § 64.

SECT. 81 affected. St. 1914, 742 § 63. (See 1913, 660; 1915, 21 §§ 2, 3.)

SECT. 82 affected. St. 1914, 742 §§ 71, 199. SECT. 83 affected. St. 1914, 742 § 72.

SECTS. 84-86 affected. St. 1914, 742 §§ 89-91. (See St. 1911, 339.)

SECT. 86 amended. St. 1908, 382 § 1. (See 1908, 219; 1915, 92, 264.)

Chapter 111. — Of Railroad Corporations and Railroads.

This chapter, except section 158, is repealed by St. 1906, 463 II § 258; and revised by St. 1906, 463 I, II; 1907, 245, 287, 315, 392, 585; 1908, 390, 504, 542, 553, 620, 636, 649; 1909, 47 § 1, 233, 343, 348, 358, 369, 394, 417, 429; 1910, 353, 401, 498, 544, 558, 588, 633; 1911, 120, 290, 486, 491, 508, 681; 1912, 156, 354, 375, 725 I §§ 4-6, II §§ 2-7; 1913, 161, 784; 1914, 18, 423, 616, 661, 679, 722, 723, 745, 746; 1915, 157, 193, 298, 299, 303. (See 1902, 298, 402, 432, 440, 507, 533, 544 § 13; 1903, 126, 173, 297, 423, 478; 1904, 59, 96, 169, 265, 357, 429; 1905, 134, 208, 210, 408, 456; 1906, 266, 267, 283, 417, 463 II § 258, 516; 1907, 428, 431; 1908, 372, 495, 552, 599; 1909, 118, 485, 490 I §§ 9, 43, III, 502, 514 §§ 24, 25, 46, 127, 145; 1910, 171, 187, 214, 443, 596; 1911, 184, 214, 635; 1912, 496; 1913, 546 § 5, 765; 1914, 200, 527, 553, 766, 770; 1915, 238.)

Act relative to proof of contributory negligence in actions for the re-

covery of damages for injuries. St. 1914, 553.

Act relative to employment of engineers and conductors. St. 1911, 539. Of baggagemen, laborers, crossing tenders, etc. St. 1914, 746. Of signalmen, tower-men, train dispatchers, telegraphers, etc. St. 1914, 723.

Acts for better protection from fire of woodlands adjoining railroads. St. 1907, 431; 1909, 394. Act relative to use of torpedoes, etc. St. 1908, 495.

Act relative to the giving of free passes or transportation to officers or employees of the general court. St. 1914, 679.

Act to provide for the taxation of transfers of stock. St. 1914, 770;

1915, 238.

Acts to regulate formation of electric railroad companies. St. 1906, 516; 1907, 428, 448; 1908, 301, 450. (See 1909, 118.) Use of names or titles of public service corporations. St. 1913, 499.

Act relative to season tickets. St. 1911, 508.

As to mileage and commutation tickets, see St. 1908, 649.

Acts relative to furnishing drinking water on passenger trains. St. 1911, 491; 1912, 581.

Acts relative to taking of deposits for transmission to foreign countries, or other purposes. St. 1905, 428; 1906, 408; 1907, 377; 1908, 493; 1909, 287, 450; 1910, 338; 1911, 358; 1912, 335; 1913, 178, 179, 245. (See 1908, 599.)

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Act relative to expenses incurred by officers in the prosecution of certain

offenders in respect to railroad property. St. 1914, 745.

Act to change the name, enlarge the membership and increase the powers of the board of railroad commissioners. St. 1913, 784; 1914, 616, 679; 1915, 193.

Act relative to the creation and issue of preferred stock by railroad cor-

porations. St. 1915, 299.

Act relative to the issue of stocks, bonds, notes, etc., by railroad corporations. St. 1915, 303.

SECT. 9. See St. 1906, 463 I § 2; 1910, 401; 1912, 622.

SECT. 11 et seq. See St. 1906, 463 I § 5-9; 1911, 755; 1912, 488; 1913, 499, 508, 598, 784; 1914, 616, 679; 1915, 193.

SECT. 61. See St. 1915, 299.

SECTS. 83, 85. See St. 1914, 661.

SECT. 133. Agreements with towns and cities relative to the maintenance of the surfaces and approaches of bridges. St. 1914, 200.

SECT. 149 et seq. See St. 1906, 463 I §§ 29-45; 1908, 372, 390, 542;

1909, 47, 429; 1910, 498, 544; 1914, 18, 200, 527, 722.

SECT. 154. See St. 1914, 200.

SECT. 158. Not repealed by St. 1906, 463. (See 1906, 463 II § 258; 1909, 358; 1914, 722 § 2.)

Act to restrain the consolidation of railroad corporations. St. 1907, 585.

SECT. 159. See St. 1906, 463 I § 43; 1909, 358; 1914, 722.

SECTS. 225, 234. See St. 1906, 463 II § 190; 1912, 488; 1913, 784 § 18; 1914, 679.

SECT. 249 et seq. See St. 1914, 745.

SECT. 263 et seq. See St. 1903, 297; 1906, 463 I § 68; 1907, 392 § 1; 1911, 635.

SECT. 267. See St. 1906, 463 I § 63; 1914, 553; 1915, 151 § 7.

SECT. 268. See St. 1915, 151 § 7.

SECT. 270. See St. 1909, 394.

Chapter 112. - Of Street Railway Corporations.

This chapter is repealed by St. 1906, 463 III § 158; and revised by St. 1906, 463 III, 479; 1907, 318, 392, 402; 1908, 530, 620, 636; 1909, 47 § 1, 369, 417, 485; 1910, 443, 453, 518, 536, 551, 567, 596; 1911, 120, 345, 357, 442, 462, 487; 1912, 124, 533; 1913, 598, 784; 1914, 616, 661; 1915, 133, 193, 277, 298. (See 1902, 288, 370, 395, 396, 399, 440, 449, 483; 1903, 134, 143, 202, 320, 328, 423, 476; 1904, 110, 210, 267, 373, 396, 441; 1905,

80, 134, 376; 1906, 266, 267, 283, 339, 463 I § 68, 516; 1907, 428; 1908, 390, 599; 1909, 490 III § 40-51, 502, 514 § 46; 1910, 171, 558; 1911, 184; 1912, 457, 496, 695; 1913, 765; 1914, 553, 671, 770; 1915, 238.) Provision for temporary locations. St. 1908, 266; 1910, 518. Issue of stock or bonds for working capital. St. 1906, 463 III § 107-112; 1909, 485; 1913, 764; 1914, 671. Transportation of milk and cream. St. 1906, 463 II § 202, 203; 1908, 278; 1910, 633. And military supplies and equipment. St. 1909, 118.

Act relative to proof of contributory negligence in actions for the re-

covery of damages for injuries. St. 1914, 553.

Act to provide better transportation facilities for western Massachusetts. St. 1915, 765.

Act relative to joint use of tracks by street railway companies. St. 1911, 487. Act relative to pole and wire locations. St. 1911, 442. (See 1911, 509.) Use of names or titles of public service corporations. St. 1913, 499. Acts relative to hours of labor of employees. St. 1912, 533; 1913, 833;

1915, 277.

Acts relative to electric railroad companies. St. 1906, 463 III, 516; 1907, 428, 448; 1908, 301, 450; 1910, 596; 1911, 120, 345, 357, 487. (See 1907, 556; 1908, 552.) Act limiting time of construction. St. 1910, 587.

Act relative to the giving of free passes or transportation to officers or

employees of the general court. St. 1914, 679.

Provision for purchase of property of foreign companies. St. 1910, 443. Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

As to elevated railways and subways in and near Boston, see St. 1890, 368, 454 § 12; 1894, 548, 550; 1895, 440; 1900, 258; 1902, 114, 534; 1904, 167; 1906, 213, 520; 1907, 258, 573; 1908, 521, 551; 1909, 383, 455; 1910, 630; 1911, 623, 740, 741; 1912, 644; 1913, 775, 777, 810; 1915 Sp. Acts 293, 297, 376.

Act relative to false reports or statements concerning corporations. St. 1914, 661.

SECTS. 44, 45. See St. 1906, 463 III §§ 79, 80; 1913, 290, 667; 1914, 553.

SECT. 72 amended. St. 1906, 479; 1908, 530; 1910, 567.

SECTS. 93, 97. See St. 1914, 661.

Chapter 113. — Of Savings Banks and Institutions for Savings.

This chapter is repealed and revised by St. 1908, 590; 1909, 491; 1910, 281, 358, 393, 399, 622; 1911, 211, 228; 1912, 122, 189, 357, 580, 629; 1913, 291; 1914, 470, 567, 610, 661; 1915, 62, 93, 273. (See 1902, 169, 355, 463, 483, 490; 1904, 200, 208, 210, 374 § 5, 427; 1905, 250; 1906, 66, 204, 347, 377, 463 III §§ 147–150; 1907, 340, 377, 533, 561, 576; 1908, 222, 414, 493, 520, 523; 1909, 399, 419, 490 III §§ 21–23; 1910, 263, 656; 1911, 618; 1912, 173; 1914, 246, 437, 770; 1915, 32, 168, 238, 268.)

Acts relative to savings deposits in trust companies. St. 1908, 520; 1909, 342; 1911, 337. Stock in Massachusetts trust companies. St. 1912,

189.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

Acts relative to proceedings against banks. St. 1910, 399; 1912, 472. Act relative to the receiving of deposits by insolvent banks or bankers.

St. 1914, 567.

Savings banks may establish life insurance departments. St. 1907, 561; 1908, 222; 1914, 246; 1915, 32, 168. (See 1907, 576.)

Act relative to false reports or statements concerning corporations. 1914, 661.

Acts relative to payment of deposits made in the names of two persons. St. 1911, 228; 1915, 93.

See St. 1909, 491 § 3. SECT. 3.

See St. 1908, 590 § 9; 1910, 399; 1911, 339. SECT. 6.

SECT. 11. See St. 1907, 576 § 61; 1909, 256, 491 § 4; 1911, 344.

SECT. 14. See St. 1914, 567.

SECTS. 14, 31. See St. 1908, 590 § 69.

SECT. 20. See St. 1914, 770 § 2.

See St. 1908, 590 § 46; 1909, 491 § 7; 1915, 93. SECT. 25.

SECT. 26 affected. St. 1915, 231 § 16. Cl. 7. See 1908, 590 § 68; 1909, 491 § 8; 1910, 358; 1912, 580; 1913, 291; 1915, 273. Sect. 35. See St. 1911, 228; 1915, 93.

See St. 1910, 370. SECT. 38.

SECT. 44. See St. 1906, 463 III §§ 79, 80; 1913, 290.

SECTS. 47, 48, 51. See St. 1914, 661.

SECT. 48. Re-enacted. St. 1908, 590 § 38. Amended. St. 1915, 62.

Chapter 114. - Of Co-operative Banks.

This chapter is superseded by St. 1912, 623; 1913, 264; 1914, 567, 643; 1915, 38, 77. (See 1903, 95, 147, 203; 1904, 292; 1907, 351, 576 § 61; 1909, 419; 1910, 288, 364; 1912, 128; 1914, 437, 770; 1915, 238, 268.)

Acts to authorize the incorporation of credit unions. St. 1909, 419;

1914, 437; 1915, 268. (See 1915, 62.)

Acts relative to unauthorized banking. St. 1906, 377; 1908, 590 § 16; 1909, 491 § 4; 1914, 610.

Act relative to the receiving of deposits by insolvent banks or bankers. St. 1914, 567.

Acts relative to proceedings against banks. St. 1910, 399; 1912, 472; 1913, 177. (See 1911, 618.)

Consolidation of two or more banks authorized and regulated. St. 1904,

(See 1906, 204.) Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915,

Act relative to false reports or statements concerning corporations. St. 1914, 661.

SECT. 1. See St. 1909, 419 § 25; 1915, 268 § 5.

SECT. 2. See St. 1906, 204 § 4; 1908, 590 § 4; 1909, 490 III § 25, 491 § 2; 1911, 148.

SECT. 3. See St. 1909, 419 § 3; 1915, 268.

SECT. 4 amended. St. 1903, 147 § 1; 1912, 623 § 10; 1914, 643 § 2; 1915,

SECT. 7. See St. 1907, 576 § 61; 1909, 256.

SECTS. 9, 10 amended. St. 1903, 95 §§ 1, 2; 1912, 623 §§ 14, 18; 1914, 643 § 4.

SECT. 10. See St. 1907, 576 § 61.

SECT. 11 amended. St. 1910, 288; 1912, 623 §§ 19-21. Affected. St. **19**15, 321 § 16.

SECT. 14. Loans limited. St. 1904, 292. Acts relative to mortgages to co-operative banks. St. 1907, 351; 1913, 369.

SECT. 17 revised. St. 1906, 280; 1912, 623 § 17; 1914, 643 § 6.

SECT. 24 revised. St. 1903, 203 § 1; 1912, 623 § 35.

SECTS. 26-30. See St. 1906, 204 § 3; 1909, 419; 1912, 580; 1914, 437. SECT. 30 amended. St. 1910, 364; 1912, 623 § 38. (See 1914, 661.)

SECT. 31 (new section) added. St. 1903, 147 § 2; 1912, 623 § 14. (See 1910, 364.)

Chapter 115. — Of Banks and Banking.

Acts relative to the bank commissioner's department. St. 1908, 414, 520 §§ 10, 11, 13, 15, 590 §§ 2–15; 1909, 399, 491; 1910, 393, 399; 1911, 81; 1912, 73, 97, 128, 171, 173, 472, 516, 623, 629; 1913, 177, 264, 294, 409; 1914, 504 § 3, 661; 1915, 38. (See 1906, 204, 377; 1907, 319 §§ 2-4, 377, 561; 1910, 263, 281, 338, 656 § 6; 1911, 184, 228; 1913, 312; 1915, 93.)

Board of bank incorporation. St. 1908, 590 § 4; 1909, 491 § 2; 1911,

148; 1915, 268 § 2.

Act to authorize the incorporation of farmland banks. St. 1915, 231. Act relative to liability for forged negotiable instruments, etc. St. 1912,

277. Supervisor of loan agencies. St. 1911, 727 § 1; 1912, 675; 1913, 347, 638. (See 1909, 317.)

Provision for registration of public accountants. St. 1909, 399; 1910, .

263; 1911, 81.

Acts relative to unauthorized banking. St. 1906, 377; 1908, 590 § 16; 1909, 491 § 4; 1914, 610. Acts relative to proceedings against banks. St. 1910, 399; 1912, 472; 1913, 178. (See 1911, 618.) Foreign banking associations or corporations. St. 1906, 66 § 1, 204 § 3, 347; 1910, 343. (See 1902, 463; 1914, 770.) Acts relative to foreign banking corporations doing business as savings banks. St. 1907, 533; 1909, 491 § 4. (See 1908, 520; 1911, 228; 1915, 93.)

Acts regulating business of receiving funds for tickets from or to foreign countries or supply of laborers. St. 1905, 428; 1906, 408; 1907, 377; 1908, **493**; 1909, 287 § 1, 450; 1910, 338; 1911, 358; 1912, 335; 1913, 178,

Act relative to the receiving of deposits by insolvent banks or bankers. St. 1914, 567.

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Act to permit judgment creditors to reach and apply insurance money. St. 1914, 464.

Acts relative to incorporation of companies on the mutual plan. St. 1911, 251; 1912, 311; 1913, 750; 1914, 642; 1915, 178, 181.

Act to prohibit misrepresentation of terms of policies. St. 1913, 474.

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Act relative to amending charters of domestic companies. St. 1912, 139. Act to provide for the better prevention of fires throughout the metropolitan district. St. 1914, 795.

Act relative to service of process on foreign insurance corporations. St. 1914, 626. Prompt payment of workmen's compensation benefits by foreign companies on withdrawing from the commonwealth. St. 1915, 183.

Act relative to local collectors. St. 1913, 510.

Act relative to date of life policies. St. 1912, 119.

Pensions for employees authorized. St. 1913, 613.

Massachusetts Employees Insurance Association established. St. 1911, 751 IV; 1914, 338; 1915, 287, Sp. Act 314. (See 1912, 666.)

Pneumatic machinery to be insured. St. 1913, 629. (See 1915, 178.) Acts to permit savings banks to establish life insurance departments. St. 1907, 561; 1908, 222; 1914, 246; 1915, 32, 168.

Act relative to voluntary exchanges of life policies. St. 1908, 436.

Act relative to change of name of certain corporations. St. 1908, 163. Act to regulate payment of losses under contracts for casualty insurance. St. 1914, 464.

Act relative to loans and surrender values and the amortization of bonds of life insurance companies. St. 1914, 505.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

Act to authorize the insurance commissioner to license corporations as insurance agents and brokers. St. 1915, 82.

Act relative to payments by insurance companies to persons insured against accident or sickness. St. 1915, 155.

SECT. 3. See St. 1915, 155.

SECT. 4. See St. 1914, 615.

SECT. 5. See St. 1907, 576 § 5; 1911, 292; 1912, 407, 666.

SECT. 6 et seq. See St. 1910, 619 §§ 8-10; 1911, 628 §§ 12-29, 634 §§ 8, 9; 1907, 576 § 6; 1913, 474 § 3; 1915, 151 § 6.

SECT. 7. See St. 1911, 339.

General insurance guaranty fund established, and a state actuary and medical director provided for. St. 1907, 561 §§ 14-16; 1914, 246. (See 1907, 576 § 5.)

Board of appeal for fire insurance rates. St. 1911, 493.

Act relative to preferred claims against insolvent domestic fire insurance companies. St. 1908, 151.

Sect. 29. See St. 1905, 401; 1906, 396; 1907, 576 § 32 Cl. 4; 1910, 499 § 1; 1911, 251; 1914, 426, 464; 1915, 155, 178, 181.

SECT. 36 et seq. See St. 1907, 576 § 38 et seq.; 1912, 396; 1915, 7.

SECT. 55. See St. 1907, 576 § 50 et seq.; 1913, 343.

SECT. 78. See 1915, 183.

SECT. 80. See St. 1915, 155, 183.

SECT. 87 et seq. Corporations may be licensed as agents or brokers. St. 1915, 82.

SECT. 96. See St. 1914, 661.

Chapter 119. — Of Fraternal Beneficiary Corporations.

This chapter in part superseded by acts to provide for the control and regulation of fraternal benefit societies. St. 1911, 628; 1912, 82; 1913, 617; 1914, 320, 661; 1915, 39. (See 1905, 315; 1909, 441; 1910, 98, 649; 1911, 751; 1912, 196; 1913, 411, 454.)

Act to authorize the incorporation of credit unions. St. 1909, 419;

1915, 268. (See 1915, 62).

Establishment by employers and employees of retirement, annuity or pension systems. St. 1910, 559. (See 1915, 47, 197, 198, 234.)

Act relative to false reports or statements concerning corporations.

St. 1914, 661.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

SECTS. 1, 2. See St. 1903, 332.

SECT. 6 extended. St. 1911, 111. Domestic corporation may adopt provisions of R. L., ch. 120. St. 1904, 155; 1909, 294. (See 1904, 427 § 7; **1907**, 576 § 35; 1909, 514 § 30; 1912, 196.)

SECT. 11 amended. St. 1908, 463. (See 1911, 628 § 33.) SECT. 12 amended. St. 1903, 332; 1909, 407; 1910, 339. (See 1911, 111.) License under St. 1908, 605 not required. St. 1909, 278. (See 1911,

Provision for partial payment on death of wife. St. 1904, 271.

SECT. 13 amended. St. 1907, 471. Restriction as to name. St. 1905, 315. Act relative to change of name. St. 1908, 163. Provision for injunction. St. 1910, 98; 1912, 82.

SECT. 14. See St. 1903, 166; 1914, 661.

SECT. 15 et seq. See St. 1910, 649.

SECT. 16 amended. St. 1907, 472; 1910, 296.

SECT. 17. See St. 1903, 332.

Chapter 120. — Of Assessment Insurance.

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Massachusetts Employees Insurance Association established. St. 1911, 751 IV; 1914, 338; 1915, 287, Sp. Act 314. (See 1912, 196, 571, 666; 1913, 48, 568, 807; 1914, 618, 636; 1915, 183, 244.)

Act relative to change of name of certain corporations. St.1908, 163.

Act to provide for taxation of transfers of stock. St. 1914, 770; 1915, 238.

SECT. 1. Domestic corporation organized under R. L., ch. 119, may

also carry on business under this chapter. St. 1904, 155; 1909, 294; 1912, 196. (See 1904, 427 § 7; 1907, 576 § 35; 1909, 514 § 30; 1910, 339; 1911, 111, 628, 751 IV; 1913, 445, 448, 696; 1914, 338; 1915, Sp. Act 314.)

SECT. 6. See St. 1904, 155 § 3, 427 § 7.

SECT. 8 revised. St. 1910, 237.

SECT. 9. See St. 1911, 339. SECT. 13 amended. St. 1903, 227.

SECT. 17. See St. 1914, 661.

Chapter 121. — Of Gas and Electric Light Companies.

This chapter is repealed in part and superseded by act to consolidate the laws relative to the manufacture, sale and distribution of gas and electricity. St. 1914, 742; 1915, 20, 92, 191, 192, 264. (See 1915, 115, 296.)

Act relative to false reports or statements concerning corporations.

St. 1914, 661.

Acts relative to meters used by gas companies. St. 1911, 434, 558; 1913, 254; 1914, 742. Use of electric meters. St. 1913, 623; 1914, 742.

Act to provide for the supervision of water companies by the gas and electric light commissioners. St. 1914, 787; 1915, 21 § 1.

Acts relative to gas, electric light and power companies. St. 1908, 529, 617; 1909, 316; 1911, 293, 348, 349, 434, 509, 558, 629; 1912, 249; 1914, 515, 742; 1915, 20, 92, 191, 192, 264. (See 1906, 392; 1910, 187, 197; 1913, 596, 597, 623; 1915, 115.) Use of names or titles of public service corporations. St. 1913, 499; 1914, 742.

Act relative to contracts between the metropolitan park commission and electric light, power or gas companies for the lighting of lands under

the control of said commission. St. 1914, 515.

Act to authorize the employment of expert assistance by the gas and electric light commissioners. St. 1914, 631 § 1.

Act relative to the duties, etc., of employees and the expenses of the

gas and electric light commissioners. St. 1914, 631.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

Act to establish the state examiners of electricians and to provide for the licensing of companies to install electric wiring, etc., for light, heat or power purposes. St. 1915, 296.

SECT. 1 superseded. St. 1914, 742 § 133. (See St. 1907, 316; 1908,

655; 1910, 539; 1915, 191.)

Sects. 1-4. Powers and duties of inspector of gas meters transferred to board of gas and electric light commissioners. St. 1902, 228; 1909, 316, 318, 441; 1910, 651; 1911, 509; 1913, 499; 1914, 742. (See 1903, 464; 1906, 422; 1909, 483, 490 III § 9; 1911, 184, 558.) Inspectors' salaries. St. 1902, 228 § 6; 1907, 54 § 2; 1908, 536 § 2; 1914, 742. Employees and expenses of the commissioners. St. 1914, 631. Expert assistance. St. 1914, 631 § 1.

Sect. 2 superseded. St. 1914, 742 § 134. Sect. 3 superseded. St. 1914, 742 § 135. (See 1907, 54 § 1; 1908, 536 § 1; 1909, 483; 1913, 317 § 1; 1914, 787; 1915, 21 § 1.)

SECT. 4 superseded. St. 1914, 742 § 136. (See 1904, 429, 435 § 1; **1**909, 490 III § 9.) SECT. 5 superseded. St. 1914, 742 § 138, 787; 1915, 21 § 1. SECT. 5 et seq. See St. 1910, 651; 1913, 499, 508; 1914, 631, 742. SECT. 6 superseded. St. 1914, 742 § 139. SECT. 7 superseded. St. 1914, 742 § 140. (See 1905, 211 § 1; 1911, 293.) SECT. 8 superseded. St. 1914, 742 § 141. SECT. 9 superseded. St. 1914, 742 § 142. (See 1906, 422 § 4.) SECTS. 10-12 affected. St. 1914, 742 §§ 38, 199. (See 1906, 392, 437; 1908, 534; 1909, 477; 1910, 374.)
SECT. 13 superseded. St. 1914, 742 § 51. (See 1910, 187, 197.)
SECT. 14 superseded. St. 1914, 742 §§ 53, 199. (See 1908, 529; 1909, **316** § 1; 1910, 124.) SECTS. 15, 16 superseded. St. 1914, 742 §§ 54, 55, 199. SECT. 17 affected. St. 1914, 742 § 127. SECT. 18 superseded. St. 1914, 742 § 131. (See 1914, 553.) SECT. 19 superseded. St. 1914, 742 § 132, 199. SECT. 21 superseded. St. 1914, 742 § 57. (See 1903, 320.) SECT. 22 superseded. St. 1914, 742 § 56. (See 1906, 392; 1908, 529) § 5; 1909, 316 § 1; 1911, 349.) SECT. 25 superseded. St. 1914, 742 § 155. SECT. 26 superseded. St. 1914, 742 § 156. SECT. 27 superseded. St. 1914, 742 § 157. (See 1908, 617.) SECT. 28 superseded. St. 1914, 742 § 143. SECT. 29 superseded. St. 1914, 742 § 144. SECT. 30 superseded. St. 1914, 742 § 145. SECT. 31 superseded. St. 1914, 742 § 146. (See 1903, 406; 1914, 661.) SECT. 32 superseded. St. 1914, 742 § 147. (See 1912, 249.) SECT. 33 superseded. St. 1914, 742 § 161. (See 1903, 164.) SECT. 34 superseded. St. 1914, 742 § 162. (See 1903, 464; 1914, 515 § 2.) SECTS. 34, 35 limited. St. 1906, 422 § 10. SECT. 35 superseded. St. 1914, 742 § 163. (See 1914, 515 § 3.) SECT. 36 superseded. St. 1914, 742 § 190. (See 1911, 348; 1912, 437 § 1.) SECTS. 36-38 affected. St. 1912, 437. (See 1914, 742 §§ 190, 191, 198.)

Chapter 122. — Of Companies for the Transmission of Electricity.

SECT. 40 superseded. St. 1914, 742 § 197. (See 1908, 243.)

(See 1909, 318.)

SECT. 37 superseded. St. 1914, 742 § 191.

SECT. 39 superseded. St. 1914, 742 § 164.

Acts relative to electric power companies. St. 1908, 529, 617; 1909, 316; 1911, 293, 348, 349, 434, 509, 558, 629; 1914, 515. (See 1912, 249.)

The Massachusetts highway commission to have general supervision of all companies engaged in the transmission of intelligence by electricity. St. 1906, 433. (See 1909, 402, 490 III §§ 40-44, 52, 62, 542; 1913, 499.)

As to electric railroad companies, see St. 1906, 516; 1907, 428, 448, 556; 1908, 301, 552; 1909, 490 III §§ 40-51; 1911, 442, 481.

Filing and receiving time of telegrams. St. 1909, 402, 542. Use of electric meters. St. 1913, 623.

Responsibility for loss by fire of money in cash recording meters. St. 1911, 434; 1914, 742 §§ 193, 199.

Employment of night messengers. St. 1911, 629.

Act relative to street locations for electric lines. St. 1914, 742 § 127.

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Act to provide for the taxation of transfers of stock. St. 1914, 770: 1915, 238.

Act to provide for the licensing of companies to install electric wires. etc., for light, heat or power purposes. St. 1915, 296.

SECT. 1 revised. St. 1911, 509 § 1. Affected. St. 1914, 742 § 127. (See

1903, 320; 1911, 481.)

SECT. 2 revised. St. 1911, 509 § 2. (See 1903, 237; 1906, 117; 1911, 509 §§ 7, 8; 1914, 742 § 127; 1915, 267 Î §§ 20, 38.)

SECT. 9. See St. 1906, 433.

SECT. 10 affected. St. 1909, 402, 542.

SECT. 12. See St. 1906, 433.

SECT. 15. See St. 1914, 553.

SECT. 17 revised. St. 1911, 509 § 3.

SECT. 19. See St. 1911, 364, 371.

SECT. 20 revised. St. 1911, 509 § 4.

St. 1911, 509 § 5. SECT. 23 revised.

SECT. 24. See St. 1906, 433 §§ 8, 9; 1914, 661.

SECT. 25. See St. 1914, 742 § 198. SECT. 27 amended. St. 1908, 233.

SECT. 28 revised. St. 1911, 509 § 6.

Chapter 123. — Of Proprietors of Wharves, Real Estate Lying in Common. General Fields, and Aqueduct Corporations.

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

SECT. 42 repealed so far as relates to transfers of stock. St. 1903, 423 § 2.

Chapter 124. — Of Agricultural and Horticultural Societies.

Act to authorize counties to aid corporations organized to promote agriculture and to improve country life. St. 1914, 707.

SECT. 1 amended. St. 1909, 133; 1912, 260; 1913, 240; 1914, 209, 276.

Affected. St. 1909, 428.

SECT. 2 et seq. Act to encourage and improve the breeding of poultry. St. 1909, 428; 1913, 590; 1914, 298.

Sect. 3 amended. St. 1913, 213 § 1.

Sect. 6 amended. St. 1907, 189.

St. 1913, 213 § 2. SECT. 7 amended.

Chapter 125. — Of Corporations for Charitable and Other Purposes.

Act relative to change of name. St. 1908, 163; 1915, 205.

Act to authorize incorporation of medical milk commissions. St. 1911,

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Act relative to the limitation of property owned by charitable, etc., corporations. St. 1915, 209.

SECT. 2 amended. St. 1915, 213. Charter may be revoked in certain cases. St. 1902, 524; 1907, 336, 337 § 3. (See 1915, 203.)

SECT. 4. Act to regulate changes in location of certain corporations. St. 1907, 337. (See 1906, 291 § 10.)

SECT. 5 amended. St. 1910, 181.

SECT. 8 affected. St. 1915, 209.

SECT. 13. See St. 1902, 430; 1903, 275; 1914, 778.

SECTS. 17, 18 in part repealed. St. 1906, 463 I §§ 46, 47, 68. (See 1909, 514 § 135; 1911, 751 II § 12, V § 4.)

SECT. 19 repealed. St. 1906, 463 I §§ 48, 68. (See 1909, 514 § 135.) SECT. 20 et seq. See St. 1904, 248; 1905, 211, 216; 1906, 275; 1910,

567; 1912, 445. SECT. 22. See St. 1905, 216; 1906, 275.

Chapter 126. — Of Foreign Corporations.

This chapter, except section 8, is repealed so far as it applies to corporations subject to St. 1903, 437. St. 1903, 437 §§ 56-70, 95; 1905, 233, 242; 1906, 346 § 2, 347; 1914, 661. (See 1902, 349, 463; 1904, 207, 261, 442; 1905, 156, 222; 1906, 271 § 7, 372; 1910, 343; 1914, 770; 1915, 238.)

Foreign banking associations or corporations. St. 1906, 66, 204 § 3,

347. (See 1902, 463.)

Act relative to the taxation of foreign corporations. St. 1914, 724.

Act relative to false reports or statements concerning corporations. St. 1914, 661.

Act to provide for the taxation of transfers of stock. St. 1914, 770; 1915, 238.

Act relative to service of process on foreign insurance companies, 1914, 626. Prompt payment of workmen's compensation benefits by foreign insurance companies. St. 1915, 183.

SECT. 1. See St. 1914, 742 § 172.

See St. 1905, 242; 1906, 269; 1914, 626. SECT. 4.

See St. 1903, 437 § 66; 1905, 233; 1914, 661. SECT. 6.

SECT. 9. See St. 1906, 269.

SECT. 11 affected. 1914, 742 §§ 172, 199.

SECTS. 12, 13. See St. 1909, 490 III § 54; 1914, 661; 1915, 167.

Chapter 127. — Of the Alienation of Land.

Act to authorize conveyances between husband and wife. St. 1912, 304. Acts to shorten forms of deeds, etc. St. 1912, 502; 1913, 369.

Act relative to sale of real estate within the commonwealth by certain non-resident married women. St. 1914, 477.

SECT. 1 affected. St. 1910, 376. (See 1912, 271.)

SECTS. 1-6. Signature of married woman under twenty-one to conveyance of husband's land has same validity as if she were over that age. St. 1902, 478.

Final decree in equity for conveyance of real estate to have force and effect of a deed in certain cases. St. 1910, 376. (See 1911, 284 § 3.)

SECT. 5. See St. 1907, 225. SECT. 7. See St. 1910, 376.

SECT. 8 amended. "Special commissioners" added. St. 1902, 289.

SECTS. 12-16. See St. 1907, 294.

SECT. 29 amended. St. 1914, 108.

SECT. 30. See St. 1912, 360.

SECT. 31. See St. 1915, 151 § 6.

SECT. 34 revised. St. 1908, 149. (See 1907, 294; 1909, 160, 198.)

Chapter 128. — Of the Registration and Confirmation of Titles to Land.

Name changed to "Land Court," jurisdiction enlarged and proceedings regulated. St. 1904, 448; 1905, 195, 249, 288; 1906, 50, 344; 1910, 560; 1914, 696; 1915, 112, 223. (See 1905, 291, 296; 1912, 304, 502; 1913, 815 § 8.)

Act to permit transfer of actions to and from the superior court. St. 1911, 433.

An act relative to the execution of certain decrees in equity. St. 1910, 376.

Act relative to summary process for possession of registered land. St. 1914, 146.

Act to authorize filing of notices of federal tax liens with assistant recorders of the land court. St. 1915, 120.

Act relative to powers of land court in respect to equitable restrictions on land. St. 1915, 112.

Act relative to the jurisdiction of the land court in re sales and takings of land for taxes. St. 1915, 237 §§ 3-15 inclusive.

SECT. 1 amended. St. 1904, 448 § 10; 1905, 249 § 1; 1910, 560 § 3. (See 1906, 344; 1911, 433.)

SECT. 7. See St. 1907, 225 § 3.

SECT. 10. See St. 1908, 195, 469; 1914, 615.

SECT. 12. Salaries changed. St. 1904, 386; 1906, 416; 1913, 738. Provision for retirement of judges on a pension. St. 1908, 179.

SECT. 13 revised. St. 1910, 560 § 1. (See 1902, 458; 1904, 448 §§ 3, 8: 1905, 249, 288, 291: 1907, 225 § 3: 1915, 112 § 3.)

8; 1905, 249, 288, 291; 1907, 225 § 3; 1915, 112 § 3.) SECTS. 13-17. See St. 1904, 448 § 3; 1905, 249, 288, 291; 1915, 112 § 3. SECT. 14. See St. 1910, 376. SECT. 16 superseded. St. 1914, 696.

SECT. 18 amended. St. 1905, 249 § 2. Affected. St. 1906, 50 § 3. (See 1905, 296 § 2.)

SECT. 28. See St. 1907, 225 § 3. SECT. 29. See St. 1904, 448 § 6.

SECT. 31. See St. 1907, 204.

SECT. 32 amended. St. 1906, 452 § 1. SECTS. 34, 36, 37, 40. See St. 1910, 376.

SECT. 35. Compensation of masters. St. 1905, 195.

SECT. 36 amended. St. 1910, 245.

SECT. 37 amended. St. 1910, 560 § 4. SECT. 38 amended. St. 1911, 9; 1915, 290. Relative to equitable restrictions, etc. St. 1915, 112.

SECT. 39. See 1915, 112.

SECT. 40. See St. 1904, 448 § 4.

SECT. 55. See St. 1907, 225 § 3.

SECT. 58. See St. 1915, 112.

SECT. 59. See St. 1907, 351; 1909, 160; 1910, 273. SECT. 61. See St. 1907, 294.

SECT. 62 amended. St. 1905, 296 § 1. Limited. St. 1905, 296 § 2.

SECT. 69. See St. 1915, 112, 263.

SECT. 70. See St. 1915, 120 §§ 2, 3, 292 § 2.

SECTS. 79, 80. See St. 1915, 237 § 15.

SECT. 89. See St. 1904, 317, 443; 1915, 263.

SECT. 109. See St. 1905, 249 § 3; 1915, 237 § 12.

Chapter 129. — Of Estates for Years and at Will.

As to payment of legacy tax on estates where there is an intervening estate for life or a term of years, see St. 1902, 473; 1904, 421; 1907, 563 §§ 4-7; 1909, 490 IV §§ 5-7, 527 §§ 2-4.

SECT. 5. See St. 1915, 146 §§ 2-3.

SECT. 6 affected. St. 1915, 151 § 7.

Chapter 131. — Of Homesteads.

Act relative to the sale or transfer of homestead estates by order of the probate court. St. 1915, 28.

Probate court may grant to wife, living apart from husband, or to his minor children under custody of another, the right to occupy his homestead estate. St. 1915, 28 § 2. SECT. 4 amended. St. 1915, 28 § 1.

SECT. 6. See St. 1906, 129; 1911, 607; 1912, 714; 1913, 494 § 3, 595; 1914, 283; 1915, 129.

SECTS. 12-13. See St. 1915, 151 § 6.

Chapter 132. — Of the Rights of a Husband in the Real Property of His Deceased Wife, and the Rights of a Wife in that of Her Deceased Husband.

Act relative to conveyances and will of a husband deserted by his wife. or living apart from her for justifiable cause. St. 1906, 129.

SECT. 1 amended. St. 1915, 134. (See St. 1902, 482.)

SECTS. 4, 5. Signature of married woman under twenty-one is valid. St. 1902, 678.

SECT. 9 amended. St. 1904, 306.

Chapter 133. - Of the Descent of Real Property.

Act relative to the descent of cemetery lots. St. 1914, 492.

Chapter 134. — General Provisions relative to Real Property.

As to payment of legacy tax on estates where there is an intervening estate for life or years, see St. 1902, 473; 1903, 276 § 1; 1904, 421; 1907, 563 §§ 4-7; 1909, 490 IV §§ 5-7, 527 §§ 2-4.

Acts to provide for short forms for deeds and mortgages. St. 1912, 502;

1913, 369.

Act relative to the sale of real estate within the commonwealth by certain non-resident married women. St. 1914, 477.

Act relative to the descent of cemetery lots. St. 1914, 492.

SECT. 10. See St. 1912, 271.

SECTS. 12-13. See St. 1915, 237 § 15.

SECT. 14. See St. 1910, 376.

SECT. 18. See St. 1907, 351; 1909, 160; 1910, 273.

SECT. 20. See St. 1915, 112.

Chapter 135. - Of Wills.

Act relative to the descent of cemetery lots. St. 1914, 492.

SECT. 5 amended. St. 1911, 246.

SECT. 7. See St. 1911, 246.

SECT. 12 amended. St. 1902, 160.

SECT. 16. If the probate court decrees that husband has been deserted by wife, or has left her for justifiable cause, wife may not waive provisions of his will. St. 1906, 129 § 1.

SECTS. 22-24. See St. 1909, 198.

Chapter 136. — Of the Probate of Wills and the Appointment of Executors.

Act to authorize service by registered mail of citations from the Probate Court. St. 1915, 24.

SECT. 1 amended. St. 1905, 90.

SECT. 2 amended. St. 1912, 493. (See 1906, 129.)

SECT. 4 amended. St. 1907, 130.

Chapter 137. — Of the Appointment of Administrators.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 1 amended. St. 1914, 356, 702.

SECTS. 1, 2. See St. 1909, 490 IV § 22; 1911, 551.

SECT. 6 amended. St. 1911, 588.

SECTS. 10, 11. See St. 1910, 411.

SECT. 13 amended. St. 1908, 153.

Chapter 138. — Of Public Administrators.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 1 amended. St. 1908, 510, 621; 1913, 246.

SECT. 2 amended. St. 1907, 284 § 1. (See 1910, 411.)

SECTS. 3-5. See St. 1909, 114.

SECTS. 6, 8. See St. 1915, 151 § 6.

SECT. 10. See St. 1910, 411. SECTS. 10, 11. Public administrators may be authorized by probate courts to have charge of and to lease or sell real estate. St. 1903, 260 §§ 1, 2; 1905, 124 § 1. Sales made under St. 1903, 260 § 1, ratified. St. 1905, 124 § 2.

Chapter 139. — General Provisions relative to Executors and Administrators.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

Act relative to the settlement of estates of deceased persons. St. 1910, 411.

SECTS. 2, 3. See St. 1907, 549.

SECT. 5. See St. 1907, 563 §§ 8, 9, 23; 1909, 527 §§ 5, 9; 1911, 359. SECT. 6. See St. 1909, 198; 1915, 151 § 6.

Chapter 140. — Of Allowances to Widows and Children, the Distribution of the Estates of Intestates and of Advancements.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 3, Cl. 3 amended. St. 1905, 256.

Chapter 141. — Of the Payment of Debts, Legacies and Distributive Shares.

Act relative to suits against executors, administrators, trustees and guardians. St. 1911, 147. (See 1914, 699 § 7; 1915, 33, 61, 151.)

Acts relative to the taxation of legacies and successions. St. 1907, 563; 1909, 268, 490 IV, 527; 1910, 440; 1911, 551; 1912, 234, 678; 1915, 64.

Attachment of property of a deceased person restricted. St. 1907, 553. Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 1 amended. St. 1914, 699 § 1. SECT. 2 amended. St. 1904, 165; 1914, 699 § 2.

SECT. 3. Probate court may enforce payment on a decree of distribution. St. 1915, 151 § 4.

SECT. 6 amended. St. 1908, 313. SECT. 9 amended. St. 1914, 699 § 3. (See 1915, 33.)

SECT. 9 et seq. affected. St. 1907, 549; 1911, 147; 1914, 699 § 3. Time limited within which real estate may be taken or sold for payment of debts. St. 1907, 549; 1915, 61.

SECT. 11 amended. St. 1914, 699 § 4.

SECT. 12 amended. St. 1914, 699 § 5.

SECT. 13 amended. St. 1914, 699 § 6. (See 1907, 563 § 4; 1909, 490 IV § 4, 527 § 2; 1910, 440; 1915, 152.)

SECT. 17 amended. St. 1914, 699 § 7; 1915, 33.

SECT. 19 affected. St. 1915, 151 § 1. Rate of interest on legacies. St. 1915, 151 § 2.

SECT. 20 amended. St. 1914, 699 § 8.

SECT. 21-22. Probate court may enforce payment on a decree of distribution. St. 1915, 151 §§ 4, 5.

SECTS. 26, 27. See St. 1911, 147.

Chapter 142. — Of Insolvent Estates of Deceased Persons.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 1 amended. St. 1909, 297.

SECT. 2 amended. St. 1907, 257.

SECT. 3 amended. St. 1911, 177.

SECT. 9 amended. St. 1915, 13.

Secrs 18, 19, 26. Probate court may enforce payment on a decree of distribution. St. 1915, 151 § 4.

Chapter 143. — Of the Settlement of the Estates of Deceased Non-residents.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 2 amended. St. 1904, 360. (See 1910, 411.)

Chapter 144. — Of the Settlement of Estates of Absentees.

Acts relative to the settlement of trust estates when beneficiary has disappeared for fourteen years. St. 1905, 326; 1906, 224.

Service, by registered mail, of citations from the probate court author-

ized. St. 1915, 24.

SECT. 1 revised. St. 1903, 241; 1906, 224. (See 1902, 544 § 14.) SECTS. 3-5, 7, 8. See St. 1902, 544 §§ 15-19; 1903, 241 § 3. SECT. 4 amended. St. 1904, 206 § 1.

SECTS. 7-9. See St. 1909, 115.

SECT. 9 amended. St. 1906, 175. SECT. 11 revised. St. 1903, 241 § 2.

SECT. 12. See St. 1902, 544 § 20; 1904, 206 § 2.

Chapter 145. — Of Guardianship.

Conservators of property of aged persons to have same powers, etc., as guardians of insane persons. St. 1915, 23.

Service, by registered mail, of citations from the probate court author-

ized. St. 1915, 24.

Trustees of Massachusetts Training schools may act as guardians. St. 1915, 113 § 3.

SECT. 4 amended. St. 1902, 474; 1904, 163. (See 1902, 324; 1908,

SECT. 6. Repeal and substitute. St. 1909, 504 §§ 99, 101, 107; 1911, 206. (See 1907, 169 § 1.) Applies to conservators of property of aged persons. St. 1915, 23.

SECT. 7 amended. St. 1907, 169 § 2.

SECT. 9. Applicable to estates of persons under conservatorship. St. 1915, 23.

SECT. 10. See St. 1908, 75; 1915, 23, 151 § 6.

SECTS. 11-18. See St. 1915, 23, 151 § 6.

SECT. 20. Repeal and substitute. St. 1909, 504 §§ 104, 107.

SECT. 22. See St. 1915, 23.

SECT. 23 amended. St. 1906, 452 § 2.

SECT. 25 et seq. See St. 1911, 147; 1915, 23.

SECT. 27. See St. 1915, 151 § 6.

SECT. 28. See St. 1906, 501; 1909, 180; 1911, 456; 1915, 163.

SECT. 30 et seq. See St. 1908, 75. SECT. 34. See St. 1915, 151 § 6.

SECT. 40 amended. St. 1903, 96; 1905, 127; 1907, 169 § 3; 1908, 116, 505; 1911, 206. (See 1909, 256.) Conservators to have powers of guardians of insane persons. St. 1915, 23.

SECT. 41 amended. St. 1910, 95. (See 1915, 151 § 6.)

Chapter 146. — Of Sales, Mortgages and Leases of Real Property by Executors, Administrators and Guardians.

Acts to shorten form of deeds, mortgages, etc. St. 1912, 502; 1913, 369. Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 1 et seq. Time limited within which real estate may be sold for payment of debts. St. 1907, 549. (See St. 1909, 198.)

SECT. 13. Repeal and substitute. St. 1909, 504 §§ 102, 107.

SECT. 16. See St. 1912, 360.

SECT. 17 affected. St. 1915, 151 § 7. SECT. 18 amended. St. 1904, 217; 1906, 73; 1907, 236. Probate court may enforce payment on a decree of distribution. St. 1915, 151 § 5.

SECT. 25 amended. St. 1907, 219.

SECT. 26. See St. 1909, 160.

SECT. 32. See St. 1915, 151 § 6.

Chapter 147. — Of Trusts.

Act relative to suits against trustees. St. 1911, 147.

Act relative to trustees of voluntary associations under written instruments. St. 1909, 441.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 8. See St. 1915, 151 § 6.

SECT. 15 amended. St. 1907, 262.

SECT. 20 affected. St. 1915, 151 § 5.

Chapter 148. - Provisions relative to Sales, Mortgages, etc., by Executors, etc.

Public administrators may be licensed to lease or sell real estate. St. 1903, 260; 1905, 124.

Time limited within which real estate may be sold for payment of debts.

St. 1907, 549.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 3. See St. 1907, 563 §§ 16, 17; 1909, 490 IV §§ 16, 17.

SECT. 5. See St. 1912, 360.

SECT. 9 affected. St. 1915, 151 § 5.

SECT. 11. See St. 1911, 147.

SECT. 14 revised. St. 1907, 447.

Secrs. 14-18. Probate court to have jurisdiction. St. 1903, 222.

SECT. 15. Certain proceedings of probate courts are confirmed. 1902, 538.

SECTS. 15, 16. See St. 1911, 588.

SECT. 24 amended. St. 1915, 63.

Chapter 149. — Of Bonds of Executors, Administrators, Guardians and Trustees.

Provisions of this chapter extended to trustees holding property for public charitable purposes. St. 1908, 295.

Service, by registered mail, of citations from the probate court author-

ized. St. 1915, 24.

Probate court authorized to fix and enforce payment of suretyship premiums, etc. St. 1915, 151 § 6.

SECT. 1. See St. 1909, 256. Cl. 4. See St. 1905, 326 § 7; 1906, 224;

1915, 151 § 6.

SECT. 2. See St. 1915, 151 § 6.

SECT. 6. See St. 1908, 295.

SECT. 9 limited. St. 1907, 576 § 61; 1909, 256. (See 1915, 151 § 6.)

Sects. 10, 13, 14. See St. 1915, 151 § 6.

SECT. 15 amended. St. 1912, 161.

SECT. 20 et seq. See St. 1911, 147.

Chapter 150. — Of the Accounts and Settlements of Executors, Administrators, Guardians, Trustees and Receivers.

Act to regulate disbursements by trustees. St. 1907, 371. (See 1907, 563 §§ 8, 9.)

Act relative to suits against executors, administrators, trustees and guardians. St. 1911, 147.

Trusts for benefit of a city or town to be audited by city or town auditor.

St. 1904, 322. (See 1910, 624 § 1.)

Acts relative to the settlement of trust estates when beneficiary has not been heard of for fourteen years. St. 1905, 326; 1906, 224.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 2. See St. 1909, 490 IV § 23; 1910, 481.

SECT. 3. Probate court may direct the production of securities, documents, etc., and the replacing of property improperly disposed of, etc. St. 1915, 151 § 3.

SECTS. 4, 5. See St. 1910, 411.

SECT. 6 revised. St. 1913, 248.

SECT. 8. See St. 1907, 294; 1909, 160.

SECT. 10. See St. 1912, 360.

SECT. 15. See St. 1915, 151 § 6.

SECT. 17 amended. St 1907, 438.

SECT. 19 affected. St. 1915, 151 § 5.

SECT. 20. See St. 1909, 490 IV § 23; 1910, 481; 1911, 191.

SECT. 23. See St. 1910, 370.

SECT. 25 amended. St. 1906, 127.

Chapter 151. — Of Marriage.

Act to authorize conveyances of land between husband and wife. St. 1912, 304.

Act relative to the sale of land within the commonwealth by certain non-resident married women. St. 1914, 477.

SECT. 10. See act relating to marriages in another state in evasion of the laws of this state. St. 1913, 360.

SECT. 11. See St. 1902, 324, 474; 1904, 163; 1907, 390.

SECT. 14 revised. St. 1902, 310.

SECT. 16 amended. St. 1911, 736 § 1; 1912, 535. (See 1911, 736 § 6, 1913, 360.)

SECT. 17 amended. St. 1912, 120; 1913, 752 § 2; 1914, 121. (See 1912, 463, 535; 1913, 360 § 4.)

SECT. 18. See St. 1911, 136.

SECT. 20 amended. St. 1907, 159. (See 1911, 736 § 4.)

SECT. 23 amended. St. 1911, 736 § 2; 1912, 463 § 1; 1914, 428. (See 1911, 736 § 4.)

SECT. 25 amended. St. 1911, 736 § 3.

SECT. 37. See St. 1912, 535.

SECT. 40. Advertising to perform or procure performance of marriage ceremony is made punishable. St. 1902, 249.

SECT. 45. New section. St. 1914, 428 § 2.

Chapter 152. — Of Divorce.

Provision for investigation in suits for divorce or nullification. St. 1907, 390.

Fee for service of libel. St. 1913, 611 § 1.

SECTS. 7, 8 affected. St. 1911, 121.

SECT. 13 amended. St. 1902, 544 § 21; 1914, 385.

SECT. 15 amended. St. 1911, 85.

SECT 24. See St. 1906, 129.

SECT. 25. Court having jurisdiction may bring before it on habeas corpus any child whose care or custody is in question. St. 1902, 324. (See 1902, 474.)

SECT. 37. See St. 1912, 535.

SECT. 39. See St. 1909, 49.

SECT. 41 amended. St. 1911, 127.

Chapter 153. — Of Certain Rights and Liabilities of Husband and Wife.

Act to authorize conveyances of land between husband and wife. St. 1912, 304.

Act relative to conveyances and will of a husband deserted by his wife

or living apart from her for justifiable cause. St. 1906, 129.

Act relative to the sale of real estate within the commonwealth by nonresident married women abandoned by their husbands. St. 1914, 477.

Service, by registered mail, of citations from the probate court author-

ized. St. 1915, 24.

Probate court may grant to wife living apart from husband or to his minor children under custody of another, the right to occupy his homestead estate. St. 1915, 28 § 2. And such estate may be sold on execution to enforce decree for support of wife and children. St. 1915, 28 § 1.

SECT. 7 amended. St. 1910, 576.

SECT. 10. See St. 1910, 576.

SECTS. 15, 16. See St. 1902, 478; 1908, 75. SECT. 31 et seq. See St. 1906, 501; 1914, 477.

SECT. 33. See St. 1902, 324; 1903, 334; 1905, 307; 1906, 129, 501; 1909, 180; 1911, 456; 1912, 310; 1914, 520; 1915, 28.

SECT. 37. See St. 1915, 28.

Chapter 154. — Of the Adoption of Children and Change of Name.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 2 amended. St. 1902, 544 § 22; 1904, 302.

SECT. 3 amended. St. 1907, 405.

SECT. 4 amended. St. 1915, 53.

Chapter 156. — Of the Supreme Judicial Court.

SECT. 5 amended. St. 1905, 263 § 1. (See 1906, 306 § 2, 372, 377 § 2, 433 § 7; 1909, 33; 1913, 719 § 21.)

SECT. 7. Acts relative to exceptions. St. 1908, 177, 516; 1909, 236;

1911, 212; 1913, 716.

SECTS. 15, 16 amended. St. 1903, 54 §§ 1, 2; 1915, 107 §§ 1, 2.

SECT. 26 amended. St. 1911, 743 § 1.

SECT. 27 amended. St. 1914, 619.

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Chapter 157. — Of the Superior Court.

Act to permit transfer of actions to and from the land court. St. 1911, 433.

Act relative to the appointment of interpreters for the superior court.

SECT. 1. Number of associate justices increased. St. 1907, 286; 1911, 567. (See 1902, 383; 1903, 472 § 2.)

SECT. 2 amended. St. 1910, 555 § 1. (See 1908, 465.)

SECT. 3. Jurisdiction in certain cases transferred to the land court. St. 1904, 448 § 1; 1906, 50. (See 1903, 383 § 4; 1905, 195, 249, 288, 291; 1906, 344; 1911, 433; 1912, 317.) Provision for issue of habeas corpus in

disputes as to care or custody of child. St. 1902, 324. SECT. 4. See St. 1905, 263 § 1; 1906, 433 § 7, 434 § 2; 1908, 380; 1909, 33, 394 § 2, 433 § 4; 1911, 176 § 1, 461; 1912, 159, 394, 649; 1913, 719 § 21.

SECT. 5 repealed. St. 1910, 555 § 3. SECT. 6. See St. 1905, 288; 1910, 560 § 2.

SECT. 8 repealed. St. 1910, 555 § 3. SECTS. 9, 10. See St. 1911, 432 § 1.

SECT. 16. See St. 1911, 432 § 2.

SECT. 18. See St. 1907, 334; 1912, 459.

SECT. 21. Acts relative to exceptions. St. 1908, 177, 516; 1909, 236;

SECTS. 21, 34, 35. Provision for certain incidental expenses. St. 1907, 80; 1914, 511.

Sessions changed: Barnstable, St. 1902, 456 § 2. Berkshire, 1904, 38; 1912, 606. Essex, 1911, 430. Hampden, 1904, 144; 1907, 26; 1912, 712; 1913, 518. Hampshire, 1911, 254, 483. Middlesex, 1903, 97; 1909, 197. Northampton, 1911, 483. Plymouth, 1903, 54 §§ 3-5. Suffolk, 1902, 456 § 1; 1903, 472 § 1. Evening sessions for naturalization, except in Suffolk. St. 1913, 390.

SECT. 27 amended. St. 1909, 193. (See 1912, 394.)

SECT. 28. See St. 1907, 176; 1909, 504 § 51.

SECT. 29 amended. St. 1912, 209.

SECT. 30 et seq. See St. 1908, 465 § 1.

SECT. 32. See St. 1913, 563 § 8.

SECT. 35 amended. St. 1911, 743 § 2. Provision for pensions. St. 1911, 527; 1912, 722.

Chapter 158. — Provisions Common to the Supreme Judicial Court and the Superior Court.

SECT. 4. See St. 1907, 204; 1910, 473; 1911, 136.

SECT. 9 amended. St. 1910, 555 § 2.

SECT. 10 amended. St. 1908, 179; 1910, 540 § 1.

SECT. 11 amended. St. 1910, 540 § 2.

Chapter 159. — Of the Equity Jurisdiction and Procedure of the Supreme Judicial Court and the Superior Court.

Act relative to the execution of certain decrees in equity. St. 1910, 376. (See 1911, 284, 339.) To the granting of injunctions and restraining orders. St. 1913, 515, 840; 1914, 778.

Act to permit transfer of actions between the superior and land courts. St. 1911, 433.

Act to permit certain judgment creditors to reach and apply insurance money. St. 1914, 464.

Act to limit the issuing of injunctions. St. 1914, 778.

SECTS. 1-3. See St. 1903, 383 § 4; 1905, 315; 1906, 306 § 2, 372, 377 § 2; 1908, 380; 1909, 177, 433 § 4; 1910, 98.

SECT. 3 amended. St. 1902, 544 § 23; 1910, 531 § 2. (See 1914, 464.)

SECT. 4. See St. 1914, 778.

SECT. 8 amended. St. 1909, 183.

SECTS. 8-10. See St. 1909, 116; 1914, 778.

SECT. 11 amended. St. 1905, 107.

SECT. 12. See St. 1914, 778 § 1.

SECT. 14. See St. 1914, 778 § 1.

SECTS. 15, 16 repealed. St. 1913, 815 § 9.

SECT. 19 amended. St. 1911, 284 § 1. (See 1910, 376; 1911, 339.)

SECT. 21. See St. 1911, 339; 1914, 778.

SECT. 30 amended. St. 1911, 284 § 2. (See 1911, 339.)

SECT. 32. See St. 1911, 339.

SECT. 34 amended. St. 1911, 284 § 3.

Chapter 160. — Of Police, District and Municipal Courts.

Act to provide for retirement of justices. St. 1911, 682.

Acts relative to commitments to the industrial school for boys. St. 1909, 472 § 2; 1911, 605; 1914, 207.

Acts relative to jurisdiction and procedure in the municipal court of the city of Boston. St. 1912, 649; 1913, 430, 716; 1914, 35, 371, 409.

Act relative to medical service for the criminal business of the munic-

ipal court of the city of Boston. St. 1915, 166.

SECT. 1. Jurisdiction extended: Fitchburg, St. 1904, 259; 1910, 258. Lawrence, 1914, 532. Lowell, 1904, 264. Lynn, 1911, 414 § 1. (See 1906, 489 § 4; 1907, 137, 411; 1909, 117; 1913, 457.) Limited. St. 1910, 258.

Sect. 2. New courts established: Boston juvenile, St. 1906, 489; 1907, 137, 411. (See 1907, 158, 195.) Fourth Bristol, 1903, 214. Southern Essex, 1911, 414 § 1, 473. Third Essex, 1906, 299 § 1. Eastern Hampshire, 1903, 412. Lawrence, 1914, 532. Leominster, 1910, 207. Winchendon, 1904, 372 § 1. (See 1906, 240). Western Worcester, 1902, 416 §§ 1, 2. Districts changed: Eastern Hampden, St. 1907, 110. Lynn, 1909, 117. First and fourth eastern Middlesex, 1909, 93. Nantucket, 1913, 508. Newburyport, 1902, 455. Central Worcester, 1902, 186. First and second eastern Worcester, 1902, 161. First northern Worcester, 1907, 98.

SECT. 6 amended. St. 1909, 219; 1911, 473 § 1; 1912, 232.

SECTS. 6, 10, 13. Act to authorize disposal of certain old records. St. 1910, 287.

SECTS. 9-12. Clerk for second Essex, St. 1906, 240. Third Essex, 1912, 412. Central Middlesex, 1905, 133. Assistant clerk, Roxbury District, 1914, 604. Williamstown, 1906, 351. Winchendon, 1906, 248. Eastern Worcester, 1905, 192. Second southern Worcester, 1906, 194. Assistant, western Hampden, 1913, 332 § 1.

SECT. 11 amended. Assistant may be a woman. St. 1908, 289. (See

1909, 357; 1912, 672.)

SECTS. 12, 13. Provision for assistant clerks pro tempore. St. 1906, 256.

SECT. 15. See St. 1908, 195, 469; 1914, 615.

SECT. 24 et seq. See St. 1903, 334 §§ 1-3; 1904, 282 § 3; 1906, 105 § 6, 489 § 4; 1908, 335 § 3; 1909, 181; 1911, 175, 176 § 1, 461.

SECT. 25. See St. 1906, 413, 489; 1907, 137; 1908, 286.

SECT. 28 revised. St. 1909, 442.

SECT. 33. See St. 1911, 432 § 1; 1913, 471 § 1.

SECT. 38. See St. 1912, 372.

SECT. 39 et seq. Sessions: Winchendon, St. 1904, 372 §§ 3, 4. Western Worcester, 1902, 416 § 4.

SECT. 40 amended. St. 1913, 471 § 3.

SECT. 41 affected. St. 1913, 289 § 2. SECT. 42 revised. St. 1913, 471 § 4. (See 1906, 451; 1910, 534 § 1; 1912, 649 §§ 2, 3; 1914, 35 §§ 2-4, 409.)

SECT. 44 amended. St. 1906, 166.

SECT. 48. See St. 1904, 453 § 5; 1910, 370.

SECT. 55 amended. St. 1912, 649 § 11; 1913, 430. Provision for pensions. St. 1911, 231, 682.

SECT. 56 revised. St. 1907, 179. (See 1908, 440; 1913, 612.)

SECT. 57 extended. St. 1913, 289 § 1. (See 1912, 649 § 12.)

SECT. 58. Additional assistants. St. 1906, 468; 1908, 418; 1912, 649 § 10; 1913, 446. Clerical assistance. St. 1908, 440; 1909, 434. Inter-

preters. St. 1912, 648.

SECT. 59. Jurisdiction in certain juvenile cases transferred to the Boston juvenile court. St. 1906, 489 § 4. (See 1906, 499 § 5; 1907, 137, 411; 1908, 286; 1911, 175; 1913, 457.) Acts relative to jurisdiction and procedure in civil actions. St. 1912, 649; 1914, 35 §§ 2-4, 371, 409.

SECT. 61. See St. 1909, 271; 1910, 370, 373.

SECT. 62 amended. St. 1912, 497; 1914, 700 § 1. Additional officers. St. 1908, 191; 1912, 253. Provision for temporary court officers. St. 1912,

SECT. 63 amended. St. 1914, 700 § 2. Officers attending sessions to wear uniforms. St. 1914, 736.

SECT. 64 amended. St. 1909, 386. (See 1912, 462.) Officers attending sessions to wear uniforms. St. 1902, 368; 1906, 355 § 2; 1914, 736. Messenger for municipal court of Boston. St. 1906, 192.

SECT. 65. See St. 1908, 195, 469.

SECT. 66 amended. St. 1908, 191; 1912, 462. (See 1913, 372.)

Sect. 67 in part repealed. Salaries classified and established. St. 1904, 453 §§ 1, 4; 1905, 339; 1906, 355 § 2; 1909, 357; 1910, 501; 1911, 414 § 2; 1912, 604; 1913, 414; 1914, 509, 532, 547, 604, 666, 686, 700; 1915, 286. (See 1902, 299, 320, 356, 360, 378, 416 § 3; 1903, 214 § 2, 412 § 2; 1904, 372 § 2; 1905, 133, 192; 1908, 637; 1911, 682; 1912, 462.) Boston juvenile, St. 1906, 489 § 2. Bristol, 1915, 286. Brookline, 1914, 509. Charlestown, 1909, 367; 1912, 672. Chelsea, 1906, 325; 1914, 547. East Boston, 1907, 333; 1914, 700. Second Essex, 1906, 240. Central northern Essex, 1912, 563. Third Essex, 1906, 299 § 2. Franklin, eastern Franklin and eastern Hampshire, 1907, 128. (See 1904, 453 § 2.) Lawrence, 1908, 323; 1914, 532. Lee, 1905, 443. Lowell, 1905, 165. Lynn, 1911, 414 § 2. Marlborough, 1913, 483. South Boston, 1907, 324. Williamstown, 1906, 351; 1913, 414. Winchendon, 1904, 372 § 2; 1906, 248. Worcester, central district, 1904, 453 § 1, cl. A; 1914, 686. Municipal court of Boston, 1904, 454 § 1; 1905, 452; 1906, 192, 355, 449 § 1, 450, 468; 1908, 418; 1911, 231; 1912, 649 § 10; 1913, 488, 691, 726, 736; 1914, 666. (See 1902, 368.) Brighton, 1913, 748. Roxbury District, 1914, 604. (See 1912, 604.) West Roxbury District, 1912, 660.

Allowance for clerical assistance: Authorized expenditures by county commissioners for clerical assistance in municipal, police or district courts within their respective counties, St. 1914, 690. First Barnstable, 1904, 331. Second Barnstable, 1906, 228. Brighton, 1909, 364. Second Bristol, copyist, 1908, 351. Brockton, 1906, 289. Boston, 1906, 449 § 2; 1908, 440; 1912, 499. Boston juvenile, 1908, 458. Brookline, 1909, 365; 1912, 336. Chelsea, 1904, 258; 1913, 526. East Boston, 1911, 454. (See 1907, 323.) First Essex, 1906, 196. Central northern Essex, 1912, 315. Eastern Essex, 1910, 253. Southern Essex, clerical assistance for the probation officer, 1914, 739. Hampshire, 1910, 224. Western Hampden, 1913, 332 § 2. Lynn, 1909, 368. First eastern Middlesex, 1910, 279. Second eastern Middlesex, 1913, 339. (See 1906, 195; 1908, 348.) Third eastern Middlesex, 1909, 366. Nantucket, 1913, 508. Newton, 1909, 217. Roxbury, 1908, 475. West Roxbury, 1908, 395; 1911, 259. First northern Worcester, 1906, 197. Clerical assistance in connection with probation records. St. 1915, 254 § 2.

SECT. 68 repealed. St. 1904, 453 § 4. Provision for travelling expenses.

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SECT. 69. Compensation of special justices: Dukes county, St. 1902, 309. (See 1909, 504 § 48.)

SECT. 70. Compensation of assistant clerks pro tempore. St. 1906, 256. SECT. 71. See St. 1907, 204.

Chapter 161. - Of Justices of the Peace and Trial Justices.

SECT. 3. See St. 1912, 163; 1913, 563.

SECT. 8. See St. 1908, 195, 469; 1914, 615.

SECT. 14 amended. St. 1902, 544 § 24.

SECT. 19. See St. 1912, 649 § 7.

SECT. 30 et seq. See St. 1910, 316; 1915, 101.

Chapter 162. — Of Probate Courts.

Service, by registered mail, of citations from the probate court authorized. St. 1915, 24.

SECT. 3. Jurisdiction extended. St. 1902, 371; 1903, 222, 248, 260; 1906, 129, 309, 508 \$ 12; 1908, 75; 1910, 100, 411; 1913, 130; 1914, 108; 1915, 28 \$ 2, 151 \$ 1. (See 1912, 70; 1915, 23.)

SECT. 4. Court may proceed by habeas corpus to determine question of

care and custody of children in certain cases. St. 1902, 324.

SECT. 5 amended. St. 1910, 100. Affected. St. 1915, 151 § 1. (See 1902, 538.)

SECT. 19 amended. St. 1907, 266.

SECT. 30. Service of citations by registered mail authorized. St. 1915, 24.

SECT. 33 superseded. St. 1915, 151 § 8.

SECT. 38 amended. St. 1907, 129.

SECTS. 41, 42. See St. 1913, 815 § 8.

SECT. 46. Payment of appraisers' fees. St. 1915, 151 § 6.

SECT. 47 amended. St. 1905, 229.

SECT. 56. See St. 1911, 136. SECT. 60. Changes in sessions: Bristol, St. 1914, 88. Essex, 1908, 218. Hampden, 1905, 79; 1910, 262. Middlesex, 1907, 273; 1914, 134. Worcester, 1908, 227.

Chapter 163. — Of Courts of Insolvency.

SECT. 2 amended. St. 1902, 544 § 25.

SECT. 57. See St. 1915, 151 § 6.

SECT. 113. See St. 1910, 559 § 3.

SECTS. 122, 123. Certain deposits may be paid to the state treasurer. St. 1908, 168.

SECT. 130. See St. 1911, 339.

SECT. 136. See St. 1903, 415.

Chapter 164. — Of Judges and Registers of Probate and Insolvency.

Act to provide for retirement of judges. St. 1910, 540. (See 1906,

Acts to establish minimum salaries of judges and registers. St. 1911, 668; 1912, 378.

Registers of probate to give notice to state board of charity of filing of

instruments creating charitable funds. St. 1915, 14.

SECTS. 1, 2 amended. St. 1907, 442 §§ 1, 2; 1908, 541 §§ 1, 2. Special judges in Berkshire and Hampden. St. 1908, 110 § 1. And Franklin and Hampshire. St. 1909, 166. (See 1908, 110 § 2.)

SECT. 5 amended. St. 1904, 401 § 1; 1905, 92; 1912, 322; 1913, 70.

(See 1913, 211.)

SECT. 7 amended. St. 1904, 401 § 2; 1906, 59; 1908, 110 § 2; 1913, 211.

SECT. 8. See St. 1915, 151 § 6.

SECT. 10 et seq. See St. 1913, 835 §§ 339, 391.

SECT. 11. See St. 1908, 195, 469; 1914, 615.

SECT. 12 et seq. See St. 1907, 563 § 14; 1908, 268; 1909, 271, 490 IV § 14.

SECT. 13. See St. 1915, 24.

SECT. 14 amended. St. 1915, 26. (See 1915, 151 § 6.)

SECT. 15. See St. 1907, 225.

SECT. 16. See St. 1909, 271; 1910, 373.

SECT. 17 amended. St. 1904, 286 § 1; 1905, 323; 1907, 207 § 1, 442 § 3; 1908, 231; 1909, 248, 494; 1910, 266; 1912, 332. (See 1914, 615.) Assistants may be women in certain counties. St. 1904, 286 § 1; 1907, 207 § 1, 442 § 3; 1908, 231; 1909, 248, 494; 1912, 332, 498.

SECT. 20. See St. 1905, 323; 1908, 231.

SECT. 27 in part repealed. Salaries classified and established. St. 1904, 455 §§ 1, 3; 1906, 265; 1907, 207 § 1, 442 §§ 4, 5; 1908, 541 § 3; 1911, 668; 1912, 332, 584, 585. (See 1906, 59; 1908, 110 § 2.) Amendments: Bristol, 1911, 452; 1912, 160. Dukes, 1912, 378; 1914, 620. Middlesex, 1912, 585, 654. Nantucket, 1912, 378; 1914, 620. Norfolk, 1912, 585; 1915, 280. (See 1911, 710.) Suffolk, 1911, 445; 1912, 585. Worcester, 1912, 584. (See 1907, 442 § 4.) Provisions for future readjustment of salaries. St. 1904, 455 § 2. (See 1911, 668.) For retirement on pension. St. 1906, 474; 1910, 540. Assistant registers: Berkshire, St. 1913, 791. (See 1904, 286 § 2; 1906, 265.) Essex, 1910, 266. Middlesex, 1913, 791. (See 1905, 323 § 1; 1909, 494; 1910, 503.) Norfolk, see St. 1911, 710. Plymouth, 1912, 332. Suffolk, 1913, 791. Clerk of the register of probate, 1914, 483. (See 1908, 231: 1909, 248.) Worcester, 1911, 73: 1912, 498. (See 1909, 431)

1908, 231; 1909, 248.) Worcester, 1911, 73; 1912, 498. (See 1909, 431.) SECT. 28 amended. St. 1904, 286 § 3; 1908, 326, 328; 1914, 446, 663. (See 1909, 271.) Limited. St. 1907, 207 § 2. In part repealed. St. 1909, 331 § 2. Clerical assistance for register of probate for Franklin

County. St. 1915, 262.

SECT. 29. Amount increased: Barnstable, St. 1914, 559. Berkshire, 1904, 286 § 3; 1908, 328; 1914, 663. Bristol, 1902, 412; 1908, 327; 1912, 353. Essex, 1904, 281; 1908, 374. Franklin, 1909, 331 § 1. Hampden, 1910, 335; 1914, 359. (See 1907, 206.) Hampshire, 1908, 326. Middlesex, 1913, 386. (See 1904, 387; 1909, 353; 1915, 41.) Norfolk, 1905, 183; 1914, 446. Plymouth, 1904, 219; 1908, 319. Suffolk, 1908, 396. (See 1909, 271.) Worcester, 1909, 384; 1910, 329.

SECT. 32. See St. 1904, 401 § 2; 1905, 92; 1906, 59.

Sect. 33 amended. St. 1906, 149; 1912, 658. Allowance for uniform. St. 1904, 272.

SECT. 34 revised. St. 1911, 302. Amended. St. 1913, 616.

SECT. 35. Pay of messenger. St. 1906, 193.

Chapter 165. — Of Clerks, Attorneys and Other Officers of Judicial Courts.

An act to authorize clerks of the superior court to admit prisoners to bail. St. 1914, 390.

SECT. 1. See St. 1913, 835 §§ 339, 391.

SECT. 2. See St. 1909, 271; 1910, 370, 373, 376; 1912, 159; 1913, 191.

SECTS. 4-7. Assistant clerks: Essex, St. 1907, 253. Middlesex, 1903, 137. Plymouth, 1910, 188. Suffolk superior, 1903, 472 § 3; 1906, 276. Worcester, 1904, 287; 1912, 547 § 1.

SECT. 7. Assistant may be a woman. St. 1907, 234. In part repealed.

St. 1912, 547 § 2. SECT. 12. See St. 1908, 195, 469; 1914, 615.

SECT. 15 amended. St. 1907, 145 § 1.

SECT. 17 et seq. Clerks to make certain annual returns to secretary of the commonwealth. St. 1905, 321.

SECT. 20 amended. St. 1910, 94.

SECT. 31 amended. St. 1908, 253. (See 1909, 271.)

SECTS. 31, 32. See St. 1910, 370.

SECT. 33 amended. St. 1909, 165.

SECT. 34 superseded. Salaries classified and established. St. 1904, 451 §§ 1, 2; 1911, 299; 1915, 245. (See 1902, 462.) Changes. St. 1905, 179.

Provision for pension for certain court officers. St. 1909, 398; 1910,

459; 1912, 722.

SECT. 35 superseded. Salaries classified and established. St. 1904, 451 § 1, 3; 1907, 145 § 2, 253. Bristol. St. 1914, 405. Hampden. St. 1911, 174. (See 1902, 358, 499, 513; 1903, 137, 472 § 3.) Middlesex. St. 1911, 382. (See 1909, 232.) Norfolk. St. 1913, 747. Suffolk superior. St. 1902, 499; 1905, 380; 1906, 276. Bi-weekly payments. St. 1908, 259. Minimum salaries established. St. 1912, 219.

SECTS. 37, 38. See St. 1904, 258, 331; 1906, 196, 197, 228, 289, 366, 449 § 2; 1908, 351, 395, 440, 458, 475; 1909, 364, 365, 368; 1910, 224, 253, 279; 1911, 259, 454; 1912, 315, 336, 499; 1913, 526.

SECT. 38. Provision for certain incidental expenses of the superior court. St. 1907, 80.

SECTS. 40, 41 revised. St. 1904, 355 §§ 1, 2; 1914, 670; 1915, 249. (See 1907, 443; 1909, 49.)

Act relative to collection agencies. St. 1910, 656.

SECT. 43 revised. St. 1904, 355 § 3.

SECT. 44 et seq. See St. 1904, 458 § 5; 1907, 443.

SECT. 45 superseded. St. 1914, 432.

SECT. 48. See St. 1907, 490.

SECT. 52 amended. St. 1904, 348; 1914, 411; 1915, 304. May act in any county. St. 1906, 187. (See 1905, 110; 1906, 180; 1909, 235.)

SECTS. 55-60. Relative to discontinuance or non-suit after reference to an auditor. St. 1914, 576 § 1.

SECT. 55 amended. St. 1914, 576 § 2.

SECT. 57 amended. St. 1914, 576 § 3.

SECT. 59 amended. St. 1914, 576 § 4.

SECT. 60 amended. St. 1911, 237.

SECT. 61 amended. St. 1914, 576 § 5.

SECT. 63 amended. St. 1908, 358 § 1. SECT. 67 superseded. St. 1909, 230. (See 1908, 358 § 2.)

SECT. 68 et seq. See St. 1913, 501.

SECT. 69 in part superseded. St. 1907, 133. Officers may serve venires and processes in certain cases. St. 1907, 312.

SECT. 72 et seq. Tenure of office. St. 1906, 147; 1911, 322; 1912, 134.

SECT. 73 amended. St. 1911, 302, 322.

SECTS. 74, 77, 78. See St. 1911, 322. SECT. 76 amended. St. 1906, 470; 1907, 459.

SECT. 80 amended. St. 1915, 142 § 1, 295 § 1.

SECT. 81 amended. St. 1904, 145.

SECT. 83 revised. St. 1912, 289. (See 1914, 759.) SECT. 88 affected. St. 1914, 759. Amended. St. 1915, 142 § 2, 295 § 2. (See 1908, 177; 1913, 674.)

Chapter 166. — Of Provisions relative to Courts and of Naturalization.

Act relative to granting of injunctions and restraining orders. St. 1913, 515, 840; 1914, 778.

SECT. 1. See St. 1911, 339; 1912, 159; 1914, 778.

SECT. 2. See St. 1914, 126.

SECT. 5. See St. 1907, 204; 1910, 473; 1911, 136.

SECT. 14 et seq. See St. 1911, 68, 254, 483; 1912, 159, 606, 712; 1913, 390.

SECT. 18. See St. 1903, 442; 1906, 527.

SECT. 21 (new section) added. St. 1905, 340.

Chapter 167. — Of the Commencement of Actions and the Service of Process.

Act relative to fees for service of civil process. St. 1913, 611.

Act to require certain non-residents to appoint agents upon whom service of legal process may be made. St. 1908, 528.

Acts relative to the venue of actions brought to recover for certain injuries or damages. St. 1904, 320; 1909, 514 § 145; 1910, 63 § 1.

SECT. 1. See St. 1904, 320; 1909, 514 § 145; 1910, 63 § 1; 1911, 339; 1915, 146 § 3.

SECT. 2 amended. St. 1913, 644. (See 1906, 201, 269; 1907, 332; 1911, 70; 1915, 146 § 3.)

SECT. 3. See St. 1909, 33.

SECT. 6. See 1904, 320; 1909, 514 § 145; 1910, 63 § 1. SECT. 7. See St. 1915, 146 § 3.

SECTS. 10-11. See St. 1915, 146 § 3.

SECT. 24. See St. 1907, 176, 204.

SECT. 25 amended. St. 1908, 338.

SECT. 27. See St. 1906, 201.

SECT. 28 amended. St. 1906, 201. (See 1906, 269; 1907, 332; 1911, 70.)

SECTS. 30-33 affected. St. 1909, 116. SECTS. 34-37. See St. 1906, 269, 372; 1908, 528.

SECT. 35 amended. St. 1913, 309.

SECT. 36. Extended to certain foreign corporations. St. 1907, 332; 1913, 257. (See 1908, 528; 1911, 70; 1914, 626.)

SECT. 38 et seq. Attachment of property of deceased persons is restricted. St. 1907, 553. (See 1911, 751 II § 21; 1913, 832 § 8.)

SECT. 39 in part repealed. St. 1906, 463 I §§ 61, 68.

SECT. 56 amended. St. 1907, 546 § 2.

SECT. 59. See St. 1907, 334; 1912, 459.

SECT. 60 superseded. St. 1913, 611 §§ 1, 18. SECT. 62 amended. St. 1907, 370.

SECTS. 66-68 repealed. St. 1910, 531 § 1. (See 1910, 171 § 13, 214 §§ 24, 33.)

SECT. 69. See St. 1907, 490.

SECT. 80 amended. St. 1907, 453.

SECT. 82. See St. 1912, 271.

SECT. 110 amended. St. 1909, 190.

SECT. 111 et seq. Provisions against unauthorized dissolutions. St. 1907, 334; 1912, 459.

SECT. 112 amended. St. 1913, 305.

SECTS. 116, 117, 121-123. See St. 1905, 110; 1906, 187; 1909, 235; 1914, 371.

SECT. 117 amended. St. 1907, 393.

SECT. 118 amended. St. 1911, 150.

SECT. 119. See St. 1914, 371.

SECTS. 121, 122. See St. 1906, 187; 1907, 490; 1909, 237; 1911, 150; 1914, 371.

SECT. 122 amended. St. 1911, 150.

Chapter 168. — Of Arrest on Civil Process.

SECT. 1 amended. St. 1910, 480.

SECTS. 6, 7. Act to abolish demand on female judgment debtors. St. 1909, 119.

SECTS. 8-10 amended. St. 1911, 192 §§ 1-3. (See 1911, 192 § 5.)

SECTS. 10, 13, 21, 26. See St. 1910, 316.

SECT. 20 amended. St. 1906, 203 § 1; 1914, 429. SECT. 27 amended. St. 1911, 192 § 4. (See 1911, 192 § 5.)

SECT. 33. See St. 1909, 490 II § 29.

SECT. 38 amended. St. 1915, 9.

SECT. 41 amended. St. 1906, 203 § 2.

SECT. 73 amended. St. 1910, 84.

SECT. 75 amended. St. 1911, 150. SECT. 76 superseded. St. 1913, 611 §§ 1, 18.

SECT. 78. See St. 1910, 370.

SECT. 80 revised. St. 1913, 471 § 5.

SECT. 81 amended. St. 1913, 471 § 6.

SECT. 86 revised. St. 1913, 471 § 7.

Chapter 169. — Of Bail.

Act to authorize clerks of the superior court to admit prisoners to bail. St. 1914, 390.

SECT. 4 amended. St. 1911, 150. (See 1909, 235.)

Chapter 170. - Of Proceedings against Absent Defendants and upon Insufficient Service.

SECT. 1. See St. 1906, 269, 372; 1907, 332; 1908, 528; 1912, 649 § 1.

Chapter 171. — Of the Survival of Actions and of the Death and Disabilities of Parties.

Act relative to proof of contributory negligence in actions for damages for injury or death. St. 1914, 553.

Legatees or creditors may enforce claims in favor of the estate where the executor or administrator fails to act. St. 1915, 151 § 7.

SECT. 1. See St. 1914, 126.

SECT. 2 amended. St. 1907, 375; 1911, 31. (See 1913, 290.)

Chapter 172. — Of Actions by and against Executors and Administrators.

Act relative to suits against executors and administrators. St. 1911, 147. Legatees or creditors may enforce claims in favor of the estate where the executor or administrator fails to act. St. 1915, 151 § 7.

Chapter 173. — Of Pleading and Practice.

Acts to simplify legal procedure. St. 1913, 716; 1914, 35 § 1.

Act relative to proof of contributory negligence in actions for damages for injuries. St. 1914, 553.

Act relative to filing interrogatories in civil actions. St. 1913, 815.

Acts relative to jurisdiction and procedure in the municipal court for the city of Boston. St. 1912, 649; 1913, 430, 716; 1914, 35, 371, 409.

SECT. 2 et seq. See St. 1905, 266; 1912, 649 § 4.

SECT. 5. See St. 1911, 147.

SECT. 6 et seq. See St. 1914, 553; 1915, 146 § 2.

SECT. 12. See St. 1915, 146 § 2.

SECT. 16. See St. 1914, 553. SECT. 24. See St. 1914, 553.

Sects. 27-28. See St. 1914, 553.

SECT. 28 amended. St. 1913, 307.

SECTS, 29, 30. See St. 1915, 146 § 2.

SECT. 37. See St. 1910, 370.

SECT. 38 superseded. St. 1913, 228. (See 1907, 582 §§ 1, 18; 1909, 227; 1912, 649 § 1.)

SECT. 39 et seq. See St. 1909, 183.

SECT. 48. See St. 1905, 266.

SECT. 52 amended. St. 1911, 275. SECT. 55 revised. St. 1911, 305. (See 1905, 271; 1910, 538; 1913, 68.)

SECTS. 57-67 repealed. St. 1913, 815 § 9. (See 1909, 206, 225; 1911, 593; 1912, 276.)

SECT. 76 repealed. St. 1906, 342 § 1. SECT. 79 amended. St. 1911, 497.

SECT. 81 repealed. St. 1912, 542. (See 1904, 448 § 9; 1905, 286.)

SECT. 96 amended. St. 1906, 342 § 2; 1910, 555 § 4. (See 1912, 649 § 9; 1914, 35 § 4.)

SECT. 97 amended. St. 1906, 451; 1910, 534 § 1. (See 1911, 175.)

SECT. 97 et seq. See St. 1912, 649 §§ 2-9; 1914, 35 §§ 2-4, 409.

SECT. 98 amended. St. 1910, 534 § 2. SECT. 99 amended. St. 1910, 534 § 3.

SECT. 105 amended. St. 1910, 555 § 5. (See 1913, 716 §§ 2-5; 1914, **35 § 1.)**

SECT. 106 amended. St. 1906, 342 § 3; 1911, 212.

SECTS. 106-111. Acts relative to exceptions in certain cases. St. 1906, 342 § 3; 1908, 177, 516; 1909, 236; 1911, 212, 497, 501.

SECT. 108 amended. St. 1912, 317.

SECTS. 112, 113. See St. 1909, 236 § 3; 1911, 501; 1913, 716 § 1; 1914, **35 § 1.**

SECT. 115 amended. St. 1915, 111. SECT. 116 amended. St. 1907, 546 § 1.

SECT. 120 superseded. St. 1915, 185.

SECT. 123. See St. 1911, 147. SECT. 130. See St. 1915, 146.

Chapter 174. — Of Set-Off and Tender.

SECT. 3. See St. 1908, 590 § 49.

SECT. 14. See St. 1904, 317.

Chapter 175. — Of Witnesses and Evidence.

Act to provide for admission, as evidence, of accounts kept in regular course of business. St. 1913, 288. SECT. 8 amended. St. 1907, 328; 1913, 85.

SECT. 10 et seq. See St. 1904, 343 § 2; 1908, 604 § 72.

SECT. 20 affected. St. 1912, 325.

SECT. 21 superseded. St. 1914, 406. (See 1913, 81.)

SECTS. 27-30. See St. 1909, 237; 1911, 150.

SECT. 43. See St. 1912, 719 § 9.

SECT. 74. See St. 1905, 330 § 2; 1907, 225; 1908, 269.

Chapter 176. — Of Juries.

Act relative to juries and jury service. St. 1907, 348. (See 1909, 504

SECT. 3 amended. St. 1904, 307; 1906, 257.

SECT. 4 amended. St. 1907, 348 §§ 1-4.

SECT. 5 revised. St. 1907, 348 § 5.

SECT. 6 amended. St. 1907, 348 § 6. SECT. 7 amended. St. 1907, 348 § 7.

SECT. 8 amended. St. 1907, 348 § 8.

SECT. 11. See St. 1907, 312.

SECT. 36 et seq. See St. 1907, 348 §§ 2, 3.

Chapter 177. — Of Judgment and Execution.

SECT. 1 amended. St. 1912, 190.

SECT. 2. See St. 1907, 204; 1910, 473.

SECT. 8. See St. 1902, 521 § 1 (17).

SECT. 11. See St. 1915, 151 § 7.

SECT. 18 amended. St. 1914, 54 § 1.

SECT. 22. See St. 1912, 360.

SECT. 23 amended. St. 1914, 54 § 2.

SECT. 34. See St. 1913, 832 § 8.

SECT. 37 superseded. St. 1915, 131.

SECTS. 46-51 repealed. St. 1910, 531 § 1. (See 1909, 490 II § 24.)

SECT. 52. See St. 1912, 360.

Chapter 178. — Of the Levy of Executions on Land.

SECT. 6 superseded. St. 1913, 611 §§ 1, 18.

SECT. 28 affected. St. 1912, 360. Amended. St. 1915, 127. SECT. 46 amended. St. 1914, 318.

SECT. 48. See St. 1915, 28 § 1.

SECT. 53 amended. St. 1914, 436. (See 1912, 360.)

Chapter 179. - Of the Writ of Entry.

Act to authorize prosecution of writs of entry against the commonwealth. St. 1913, 624.

Jurisdiction of writs of entry transferred to the land court. St. 1904, 448 § 1; 1906, 50. (See 1905, 195, 249, 288, 291; 1906, 344; 1909, 160; 1911, 433.)

SECT. 7. See St. 1905, 266.

Chapter 181. — Of the Summary Process for the Possession of Land.

SECT. 1 amended. St. 1914, 146.

SECT. 2 affected. St. 1915, 146 § 1.

SECT. 4. See St. 1907, 490.

Chapter 182. — Of Proceedings for the Settlement of Title of Land.

SECTS. 1-5, 11-15. Jurisdiction transferred to the land court. St. 1904, 448 § 1; 1905, 249 § 4. (See 1905, 249, 288, 291; 1906, 50, 344; 1909, 160; 1911, 433.)

Sects. 11-14 affected. St. 1915, 112. (See 1913, 533.)

SECT. 15 revised. St. 1913, 533. (See St. 1907, 294; 1908, 149; 1909, 160, 198.)

Chapter 183. - Of the Determination of Boundaries of Flats.

SECT. 1 amended. St. 1906, 50 § 1.

SECT. 2. See St. 1906, 50 § 2.

Chapter 184. — Of the Partition of Land.

SECT. 33 amended. St. 1902, 544 § 26.

SECT. 34 amended. St. 1912, 135.

SECT. 47 amended. St. 1907, 361.

SECT. 49. See St. 1915, 151 § 6.

Chapter 185. — Of Waste and Trespass.

SECT. 9. See St. 1911, 339.

Chapter 187. — Of the Foreclosure and Redemption of Mortgages.

Act to shorten form of mortgages, etc. St. 1912, 502.

Acts relative to the discharge of mortgages. St. 1907, 294; 1908, 149; 1909, 160, 198. (See 1912, 502 §§ 7–12.)

SECT. 14 amended. St. 1906, 219 § 1. (See 1909, 198.) Affected. St. 1912, 360.

SECT. 15 amended. St. 1906, 219 § 2. (See 1909, 160.)

SECT. 37. See St. 1907, 294; 1909, 160.

Chapter 189. — Of the Trustee Process.

SECT. 1 extended. St. 1906, 269; 1911, 70. (See 1912, 649 § 1.)

SECT. 5. See St. 1913, 309, 611 § 1.

SECT. 6. See St. 1906, 201.

SECT. 19. See St. 1905, 324; 1910, 214 §§ 24, 33, 559 § 3.

SECT. 27. See St. 1910, 559 § 3.

SECT. 34 superseded. St. 1909, 514 §§ 125, 145; 1910, 563; 1911, 727 § 22; 1912, 675 § 6. (See 1905, 308; 1906, 390; 1908, 605 §§ 7, 8; 1909, 278, 317; 1911, 751 II § 21; 1913, 347, 638, 832 § 8.)

SECT. 65. See St. 1905, 110; 1906, 187; 1911, 150; 1914, 371.

Chapter 190. — Of the Replevin of Property.

SECT. 17 amended. St. 1911, 150.

Chapter 191. — Of Habeas Corpus.

Provision for issue of writ of habeas corpus in cases of divorce, nullity of marriage, separate support or care and custody of children. St. 1902, 324. SECT. 48. See St. 1908, 286.

Chapter 192. — Of Audita Querela, Certiorari, Mandamus and Quo Warranto.

SECTS. 1, 4, 8. See St. 1911, 339. SECT. 4 amended. St. 1902, 544 § 27.

Chapter 195. — Of the Improvement of Meadows and Swamps. See St. 1913, 633, 759.

Chapter 196. — Of Mills, Dams and Reservoirs.

SECT. 4 amended. St. 1905, 259.

SECT. 16. See St. 1912, 360.

SECT. 30. See St. 1905, 266.

Chapter 197. - Of Liens on Buildings and Land.

Secrs. 1-7 repealed and superseded. St. 1915, 292.

SECT. 8. See St. 1915, 292 §§ 4, 12.

SECTS. 9-14 repealed and superseded. St. 1915, 292. (See 1908, 127; 1912, 649 § 1; 1913, 611 §§ 1, 18.)

SECT. 23 affected. St. 1915, 151 § 7.

Secrs. 25-31 repealed and superseded. St. 1915, 292. (See 1906, 223; 1907, 490 § 1; 1909, 237 § 1; 1911, 150; 1914, 371.)

Chapter 196. — Of Mortgages, Conditional Sales and Pledges of, and Liens upon, Personal Property.

Provisions for dissolution of certain liens. St. 1907, 490.

This chapter applies to bills of sale of personal property intended as security. St. 1913, 656; 1915, 226 § 2.

Act relative to bonds given to dissolve attachments made in actions in the Boston municipal court. St. 1914, 371.

SECT. 1 amended. St. 1915, 226 § 1.

SECTS. 5, 8. See St. 1911, 727 § 15.

SECT. 6. See St. 1912, 271.

SECT. 8. See St. 1910, 171 § 13, 214 §§ 37, 39.

SECTS. 11-13. See St. 1912, 271. SECTS. 23-26. See St. 1907, 490.

SECTS. 23-30. See St. 1912, 649 § 1; 1913, 300.

SECT. 28. See St. 1904, 242; 1911, 129.

Chapter 199. — Of Recognizances for Debts.

SECT. 10. See St. 1911, 150.

Chapter 200. - Of Seizing and Libelling Forfeited Property.

SECT. 13. See St. 1913, 569 § 4; 1914, 281 § 3.

Chapter 201. - Of Claims against the Commonwealth.

SECT. 1 amended. St. 1905, 370 § 1. (See 1907, 340 § 2; 1908, 590 § 57; 1912, 70; 1913, 68, 624.)

SECT. 2 revised. St. 1910, 645. (See 1905, 370 § 2; 1908, 288; 1909, 204; 1910, 555 § 3.)

Chapter 202. — Of the Limitation of Actions.

SECT. 4 amended. St. 1902, 406; 1913, 435. (See 1905, 266; 1911, 147; 1914, 126.)

Chapter 203. — Of Costs in Civil Actions.

SECT. 1. See St. 1902, 253, 298; 1904, 350; 1906, 463 I \(\) 30 et seg. 1912, 382.

SECT. 26 amended. St. 1904, 413. Provisions to apply in case of appeals from municipal court of city of Boston. St. 1914, 35 § 4.

Chapter 204. — Of the Fees of Certain Officers.

Act relative to fees and expenses of officers incurred in the prosecution of certain offenders in respect to railroad property. St. 1914, 745.

SECT. 2 amended. St. 1904, 350 § 1; 1909, 186; 1913, 38 § 1.

1913, 563.)

SECT. 2 et seq. Fees to be paid into county treasury. St. 1904, 453 § 5.

SECT. 5 amended. St. 1913, 38 § 2. SECT. 6 amended. St. 1902, 253; 1904, 350 § 2; 1912, 382.

SECT. 10 superseded. St. 1913, 611 §§ 1, 18. (See 1907, 327; 1910, 248.)

SECTS. 11, 12 superseded. St. 1913, 611 §§ 1, 3, 18. (See 1905, 336 § 1; 1912, 184.)

SECT. 13. See St. 1914, 745.

SECT. 14 amended. St. 1910, 317. (See 1914, 745.)

SECT. 15 superseded. St. 1913, 611 §§ 6, 18.

SECT. 17 amended. St. 1903, 256; 1908, 353.

SECTS. 21, 39, 44. See St. 1907, 158.

SECT. 23. Payment of appraisers' fees. St. 1915, 151 § 6. SECT. 24. See St. 1912, 648; 1914, 673.

SECT. 25 amended. St. 1908, 121; 1911, 736 § 5.

SECT. 29 amended. St. 1908, 365; 1910, 273. (See 1907, 294; 1908, 372 § 2; 1909, 160; 1912, 502 § 25.)

SECT. 33. See St. 1913, 611 § 16.

SECTS. 37, 38 superseded. St. 1913, 611 §§ 14, 15, 18.

SECT. 39. See St. 1907, 327; 1910, 248.

See St. 1910, 248. SECT. 43. SECT. 46. See St. 1914, 745.

SECT. 47 amended. St. 1910, 311.

Chapter 205. — Of the Rights of Persons accused of Crime.

Act relative to the examination of persons arrested for criminal offences. St. 1913, 236, 728.

Sheriff of any county except Suffolk may remove prisoners to and from jail and house of correction. St. 1909, 312.

SECT. 1. See St. 1906, 293.

SECT. 4. Male and female prisoners not to be placed in same dock at same time in certain cases. St. 1904, 218.

Chapter 206. — Of Crimes against the Sovereignty of the Commonwealth.

Act to protect the uniform of the United States. St. 1911, 460.

Parading of foreign troops authorized in certain cases. St. 1906, 198. SECT. 5 amended. St. 1913, 464, 604; 1914, 570. (See 1907, 232 § 2; 1908, 229; 1909, 60; 1915, 37.)

Act relative to carrying or displaying of certain flags. St. 1913, 678, 818;

1915, 255.

Chapter 207. - Of Crimes against the Person.

Speed and operation of automobiles and motor vehicles on highways regulated. St. 1903, 473 §§ 6-11; 1907, 203, 408, 580; 1908, 648; 1909, 534. (See 1902, 315; 1905, 311, 366; 1906, 353, 412; 1908, 263, 467, 642; 1910, 516.)

Act to regulate use of hatpins. St. 1913, 256. Sale of wood alcohol regulated. St. 1905, 220.

Unreasonable neglect to support wife and minor children made punishable. St. 1906, 501; 1909, 180. (See 1915, 163.) Throwing glass in highway. St. 1913, 214; 1914, 76.

Act relative to false imprisonment or false arrest. St. 1914, 126.

SECT. 17 amended. St. 1911, 84. SECT. 28. See St. 1906, 386 §§ 2-4.

Chapter 206. — Of Crimes against Property.

Act to regulate sale and lease of machinery, tools, implements and appliances. St. 1907, 469.

Provision for protection of property, etc., used by commissioners on

fisheries and game. St. 1906, 327.

Stealing tools of mechanics, etc., is made punishable. St. 1907, 500 § 1. Act relative to the detaining of persons for breaking or entering places in which poultry are confined. St. 1914, 594. (1915, 140.)

Fraudulent conversion of property by captains of vessels. St. 1907, 389. Unauthorized performance of certain dramatic and musical compositions. St. 1904, 183. Fraudulent advertisements for labor or help. St. 1908, 217; 1909, 514 § 27; 1910, 445.

Wilful printed misrepresentations as to merchandise. St. 1902, 397; 1907, 383; 1912, 489; 1914, 288. (See 1910, 378; 1912, 651; 1913, 709.)

As to trading stamps or similar devices, see St. 1903, 386; 1904, 403; 1906, 523.

Sale of merchandise in bulk is restricted. St. 1903, 415.

Penalty for giving false or insufficient weight or measure. St. 1907, 394; 1911, 163; 1914, 346, 379, 387.

Wanton destruction or injury of personal property by means not mentioned in this chapter is punishable. St. 1904, 305.

Defacing of toilet appliances in industrial establishments. St. 1914, 164. Injuring water meters and unlawful use of water; 1914, 284.

The corrupt influencing of agents, employees or servants is punishable. St. 1909, 514 § 28. (See 1904, 343 § 1.)

SECTS. 7, 8 amended. St. 1912, 419 §§ 1, 2. (See 1908, 209 § 1; 1911, **244**.)

SECTS. 14-16. See St. 1914, 594; 1915, 140.

SECTS. 18, 19 affected. St. 1911, 176 § 2, 461.

SECT. 25 et seq. False pretences to constitute larceny in certain cases. St. 1910, 378; 1913, 312.

SECT. 26 amended. St. 1906, 261 § 1.

SECTS. 26, 27. See St. 1902, 397; 1907, 383, 389.

SECT. 30 amended. St. 1910, 389. Repealed. St. 1911, 126.

SECT. 35. See St. 1912, 271.

SECT. 37 amended. St. 1906, 181. (See 1914, 594; 1915, 140.)

SECT. 38 amended. St. 1913, 551.

SECT. 40 repealed. St. 1902, 544 § 28.

SECT. 44 amended. St. 1911, 216.

SECT. 51. See St. 1903, 415.

SECT. 55 amended. St. 1910, 516.

SECT. 60. Provision to prohibit unauthorized use of certain registered insignia, badges, etc. St. 1909, 514 § 32. (See 1902, 430; 1903, 275; 1904, 335; 1907, 232 § 3; 1908, 417 § 2.) And society titles, etc. St. 1908, 280.

SECT. 61 amended. St. 1902, 544 § 29. (See 1902, 397.)

SECT. 65. Act to prohibit false marking of articles made of gold or metal resembling gold. St. 1907, 460. False statements to stock exchanges as to mining stocks. St. 1911, 492.

SECTS. 69, 70. See St. 1912, 271.

SECTS. 71, 72. See St. 1910, 378.

SECT. 73. See St. 1903, 415.

SECT. 74. See St. 1910, 214 §§ 44-50.

SECT. 80. See St. 1906, 327.

SECTS. 85, 86. See St. 1904, 370 § 4, 390; 1905, 280 § 3; 1906, 463 III

SECT. 86 revised. St. 1904, 396; 1906, 463 I § 66. (See 1908, 495.)

SECT. 91. See St. 1911, 173.

SECTS. 91, 99, 105, 106, 111, 121. See St. 1904, 444 §§ 2, 3; 1914, 239.

SECT. 99 amended. St. 1904, 444 § 1. SECT. 100 amended. St. 1902, 544 § 30. (See 1905, 279 § 3.)

SECTS. 101, 102 repealed and superseded. St. 1915, 145 § 13. (See 1902, 544 §§ 31, 32; 1905, 279 § 3; 1908, 297 § 2.)

SECT. 103 repealed. St. 1908, 296 § 5.

SECT. 104 repealed and superseded. St. 1915, 145 § 13. (See 1905, 279 § 2; 1908, 296 § 2; 1910, 321.)

SECT. 106 amended. St. 1902, 544 § 33.

SECT. 108. See St. 1902, 57; 1905, 381; 1906, 268; 1909, 263; 1911, 474. SECTS. 109, 113. See St. 1906, 327; 1912, 372, 482; 1914, 594; 1915,

SECT. 112 amended. St. 1905, 434. Extended. St. 1911, 194; 1913,

SECT. 115. See St. 1903, 158.

SECT. 116. See St. 1904, 505; 1914, 164, 284.
SECTS. 117, 118. See act to prohibit misuse of vessels used in sale of milk. St. 1906, 116.

SECT. 120 revised. St. 1905, 241.

SECT. 121. See St. 1912, 372.

Chapter 209. — Of Forgery and Crimes against the Currency.

SECT. 1 amended. St. 1909, 155 § 1.

SECT. 3 amended. St. 1909, 155 § 2.

Chapter 210. — Of Crimes against Public Justice.

Act to prohibit soliciting employment by attorneys at law. St. 1907, 443. (See 1909, 49; 1911, 85.)

Sects. 1-5. See St. 1912, 719 § 9.

SECT. 10. See St. 1913, 830 § 6. SECTS. 14, 19. Act to prohibit conveying drugs or other articles to prisoners. St. 1905, 258.

SECT. 17. See St. 1907, 362.

SECT. 22 amended. St. 1909, 255.

SECT. 31. See St. 1914, 126.

Chapter 211. — Of Crimes against the Public Peace.

Act relative to actions against officers making arrests, or bystanders assisting officers, 1914, 126.

SECT. 9. The carrying of a pistol without a license, and of certain other weapons, made punishable. St. 1906, 172 § 2; 1908, 350, 583; 1911, 548 § 3; 1912, 391. (See 1911, 283.)

And sale of certain pistols and explosives. St. 1910, 565. And sale or rent of firearms. St. 1911, 495. Act to define extent to which peaceful persuasion is permitted. St. 1913, 690.

SECT. 11 repealed. St. 1911, 244 § 4. (See 1908, 209; 1911, 244 § 1;

1914, 795.)

SECT. 13 (new) added. St. 1911, 283. And repealed. St. 1911, 548 § 4.

Chapter 212. — Of Crimes against Chastity, Morality, Decency and Good Order.

Acts relative to offences against chastity. St. 1910, 424; 1914, 621.

Act relative to admission of persons under seventeen to dance halls and roller skating rinks. St. 1906, 384.

Uniform desertion act. St. 1911, 456; 1914, 520.

An act to require the use of underwater exhausts or mufflers on certain motor boats. St. 1909, 245. Power boats must show lights at night in certain waters. St. 1910, 397.

Act to protect the uniform of the United States. St. 1911, 460.

Act relative to breaking and entering places where poultry are confined. St. 1914, 594. (See 1915, 140.)

Advertising to perform or procure performance of marriage ceremony is punishable. St. 1902, 249. Failure to support wife or minor child. St. 1906, 501; 1908, 104; 1909, 180; 1911, 456; 1914, 520. False or fraudulent advertisements for labor or help. St. 1908, 217; 1909, 514 § 27. 1910, 445; 1914, 347.)

Act relative to the receiving of alms in public places in the city of Boston.

St. 1909, 538.

Act relative to false imprisonment and arrest. St. 1914, 126. Act relative to the support of destitute parents. St. 1915, 163.

SECT. 2 amended. St. 1910, 424 § 1.

SECT. 5 amended. St. 1913, 469.

SECT. 6 amended. St. 1910, 424 § 2. (See 1915, 180 § 3.)

SECT. 8 amended. St. 1910, 424 § 3.

SECT. 9 amended. St. 1910, 424 § 4.

Receiving earnings of and soliciting for a prostitute made punishable. St. 1910, 424 §§ 5–8; 1914, 621.

SECT. 16 amended. St. 1905, 316.

SECT. 20 amended. St. 1904, 120; 1913, 259. (See 1908, 386; 1913, 472.)

SECT. 23 revised. St. 1910, 367.

SECT. 36. See St. 1912, 372.

SECT. 37 revised. St. 1905, 384 § 1. (See 1905, 384 § 2.)

SECT. 39 revised. St. 1913, 620. (See 1910, 316, 356.) SECT. 40. See St. 1908, 440; 1913, 612; 1914, 739.

SECT. 41. See St. 1906, 291 § 10.

SECT. 43. See St. 1911, 372; 1912, 283.

SECT. 45 amended. St. 1905, 307; 1906, 501; 1908, 104; 1909, 180; 1911, 456; 1914, 520. (See 1905, 338; 1906, 129.)

Repeal and substitute. St. 1914, 743. (See 1903, 209; 1904, 224; 1906, 282; 1907, 251; 1909, 538 § 2; 1910, 316, 347, 356; 1911, 176 § 2; 1914, 654; 1915, 180 § 3.)

SECT. 47 amended. St. 1914, 654. (See 1910, 424 § 8; 1912, 372.)

SECT. 48. See St. 1915, 180 § 3.

SECT. 53 amended. St. 1906, 403. Extended. St. 1910, 436. (See 1910, 424 § 8; 1912, 372, 482.)

SECTS. 54, 55. See St. 1910, 316; 1915, 180 § 3. SECTS. 56, 57. See St. 1904, 274, 318; 1905, 344, 348; 1908, 568.

SECT. 58. See St. 1908, 568.

SECTS. 58-60. See St. 1910, 248, 316.

SECT. 59. See St. 1915, 180 § 3.

SECT. 61 amended. St. 1913, 114.

SECT. 70 et seq. See acts relative to disabled or diseased horses. St. 1906, 185; 1907, 363; 1908, 133; 1913, 281; 1915, 125. See, also, St. 1909, 302.

SECT. 73. See St. 1907, 490.

SECT. 76. See St. 1912, 384.

SECT. 86 et seq. See St. 1913, 182.

SECT. 89. See St. 1908, 335.

Chapter 213. — Of Crimes against the Public Health.

Act to restrict the use of common drinking cups. St. 1910, 428. To regulate sale of unwholesome food. St. 1913, 687.

Provision for cleanliness of vessels from which milk is sold. St. 1906, 116, 323; 1908, 435, 570; 1909, 531; 1910, 462; 1913, 761. For regulating

use of boats or bathing suits in great ponds. St. 1910, 400.

Spitting in certain public places and conveyances a punishal

Spitting in certain public places and conveyances a punishable offence. St. 1906, 165; 1907, 410; 1908, 150. Throwing glass in highway. St. 1913, 214. Throwing glass on or near bathing beaches. St. 1914, 76.

SECT. 2 amended. St. 1912, 263; 1913, 585. Sale or gift of certain harmful medicines, drugs, etc., restricted. St. 1906, 386; 1907, 180; 1908, 307; 1909, 375; 1910, 387, 541; 1911, 30, 289, 341, 372; 1912, 263, 283; 1913, 272, 705; 1914, 694, 788; 1915, 159, 187. (See 1902, 327; 1903, 410; 1905, 220; 1908, 525 § 3; 1910, 172 § 1, 271, 416, 495; 1913, 722; 1915, 104.) Deleterious confectionery. St. 1913, 265.

Manufacture or sale of cocaine or articles containing cocaine. St. 1910, 387; 1915, 159, 187. (See 1906, 386 § 4; 1908, 307; 1909, 375; 1910, 416,

495.) Advertisements describing certain diseases. St. 1908, 386.

SECT. 3 amended. St. 1909, 346 § 1.

SECT. 4 revised. St. 1913, 647.

SECT. 9 repealed. St. 1914, 634 § 5. (See 1913, 650; 1914, 325.)

Chapter 214. — Of Crimes against Public Policy.

Provision against false or fraudulent advertisement for labor or help. St. 1908, 217. False returns to commissions. St. 1911, 184. Misuse of foreign flags. St. 1912, 197. (See 1913, 464, 604, 678, 818.) Throwing glass in highway. St. 1913, 214.

Act to provide for safe keeping of matches in stores. St. 1909, 184. To prohibit liberating or flying fire balloons. St. 1910, 141. Regulating use of hatpins. St. 1913, 256. To prohibit manufacture, sale or use of matching and halls. St. 1912, 792.

explosive golf balls. St. 1913, 722.

To restrict picking wild berries or flowers or picnicking during certain

months in Barnstable or Plymouth county. St. 1910, 478.

Acts relative to monopolies and discriminations in sale of articles or commodities in common use. St. 1908, 454; 1911, 503; 1912, 651; 1913, 709.

Act to require use of underwater exhausts or mufflers on certain motor boats. St. 1909, 245. Power boats must show lights at night in certain waters. St. 1910, 397.

Driving vehicle at night without a light. St. 1911, 578 §§ 5, 6.

Acts relative to use of moving picture machines and cinematographs.

St. 1905, 176, 437; 1908, 565, 566.

Carrying a pistol without a license or other weapon is punishable. St. 1906, 172 § 2; 1908, 350, 583; 1911, 548; 1912, 391. And sale of certain pistols and explosives. St. 1910, 565. Sale or renting of firearms. St. 1911, 495. Act to define extent to which peaceful persuasion is permitted. St. 1913, 690.

Unsigned political advertisements and contributions in certain cases. St. 1907, 581; 1908, 483; 1910, 55; 1911, 422. Advertisements describing certain diseases. St. 1908, 386. Publishing false or exaggerated statements of affairs of corporations, partnerships, etc. St. 1911, 428. As to mining stocks. St. 1911, 492.

Wilful printed misrepresentations as to merchandise or commodities. St. 1902, 397; 1907, 383; 1912, 489; 1914, 288. (See 1909, 399 § 4.) And unauthorized or fraudulent use of certain insignia, badges, names or titles.

St. 1904, 335; 1907, 232 § 3; 1908, 280, 417.

Act relative to the receiving of alms in public places in the city of Boston. St. 1909, 538.

Act relative to lease and sale of machinery, tools, implements and ap-

pliances. St. 1907, 469.

Illegal shooting or hunting. St. 1905, 317; 1907, 198; 1908, 402, 484; 1909, 262, 362. (See 1910, 478.) Unlicensed renting of boats or bathing suits in great ponds. St. 1910, 400.

Names of persons conducting business must be recorded in certain cases.

St. 1907, 539; 1908, 316.

As to trading stamps or similar devices, see St. 1903, 386; 1904, 403; 1906, 523.

Act to prohibit bucketing and to abolish bucket shops. St. 1907, 414. Corrupt influencing of agents, employees or servants is punishable. St. 1904, 343. (See 1911, 151; 1912, 533 § 3.) Act relative to sale of paint, turpentine and linseed oil. St. 1908, 531.

Act to prohibit soliciting employment by attorneys at law. St. 1907,

443. (See 1909, 49; 1911, 85.)

SECT. 2 amended. St. 1907, 366; 1913, 370. SECT. 29 extended. St. 1902, 397; 1903, 386.

Chapter 215. — Of Felonies, Accessories and Attempts to commit Crimes.

SECT. 6, cl. 4 repealed. St. 1911, 130.

Chapter 216. — Of Proceedings to prevent the Commission of Crimes.

SECT. 2. See St. 1913, 471 § 1.

SECT. 15. The carrying of a loaded pistol without a license, and of certain other weapons, made punishable. St. 1906, 172 § 2; 1908, 350, 583; 1911, 548; 1912, 391; 1915, 240. (See 1910, 565.)

SECT. 22. See St. 1913, 471 § 1.

Chapter 217. - Of Search Warrants, Rewards, Fugitives from Justice, Arrest, Examination, Commitment, Bail and Probation.

Reports to be made of injuries of persons arrested. St. 1913, 236, 728. Search warrants for and arrest of unnaturalized foreign-born residents in possession of shotguns or rifles. St. 1915, 240 § 4. Sect. 1. See St. 1904, 367 § 2; 1905, 347 § 1; 1915, 240 § 4.

SECTS. 3-8. See St. 1905, 347 § 1; 1915, 240 § 3.

SECT. 7 amended. St. 1908, 370. (See 1915, 240 § 3.)

SECT. 9 amended. St. 1914, 521. SECT. 11 et seq. Provision for identification of criminals. St. 1906, 293. (See 1905, 459; 1909, 504 §§ 50, 51; 1914, 558; 1915, 73.) Rendition of insane persons. St. 1909, 504 §§ 87-90.

SECTS. 13-15. Rendition of insane persons. St. 1909, 504 §§ 87-90.

SECT. 22 et seq. See St. 1912, 372, 482; 1913, 471 §§ 1, 2.

SECT. 24 revised. St. 1912, 269.

SECT. 25. See St. 1909, 504 § 50; 1914, 558; 1915, 73.

SECTS. 29, 30. See St. 1906, 489 § 7.

SECT. 33 et seq. See St. 1912, 325.

SECT. 34 amended. St. 1914, 465. (See 1906, 413 § 5; 1908, 286; 1911, 176 § 2.)

SECT. 35 amended. St. 1904, 164. (See 1903, 236.)

SECTS. 44-48. See St. 1911, 160.

SECT. 52. Male and female defendants not to be placed in same dock in certain cases. St. 1904, 218 § 1.

SECT. 56 amended. St. 1912, 226; 1914, 390. (See 1905, 110; 1906,

180, 187.)

SECTS. 56-60. See act relative to applications for bail to masters in chancery. St. 1909, 235; 1911, 150.

SECT. 62 revised. St. 1906, 180. (See 1906, 187.)

SECT. 65. See St. 1906, 413 § 5; 1908, 286.

SECT. 70. See St. 1910, 370.

SECT. 77 amended. St. 1906, 221; 1911, 160. (See 1910, 370.)

SECT. 79 amended. St. 1903, 236 § 1.

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SECT. 18. See St. 1905, 231; 1908, 547; 1909, 514 § 53.

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SECT. 37 repealed. St. 1911, 193.

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SECT. 129 revised. St. 1903, 452. (See 1903, 209 § 5; 1910, 347; 1915, 141, 206.)

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90 Repealed, 1907, 560 §§ 20, 456. (See 1903, 279 §§ 5, 16.) R. L. 11.

91 Superseded, 1909, 490 I § 83; 1913, 226. R. L. 12.

106 Superseded, 1907, 576 §§ 15, 122; 1911, 429 § 4. R. L. 118.

108 Repealed, 1906, 171 § 3. (See 1903, 253; 1911, 90.) R. L. 32.

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112 Superseded, 1909, 490 I § 17. R. L. 12.

113 Superseded, 1909, 490 I § 15. (See 1911, 75.) R. L. 12.

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165 Superseded, 1905, 406; 1906, 303. (See 1904, 366 §§ 2, 3; 1909, 262.) R. L. 92.

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- 187 § 1 amended, 1910, 554 § 1. § 2 amended, 1910, 193. § 3 amended, 1910, 554 § 2. Affected. 1915, 144. (See 1906, 291 § 4.) R. L. 102.
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- 190 § 2 superseded, 1902, 544 §§ 10, 35. R. L. 75.
- 192 Affected, 1904, 381; 1907, 43; 1909, 468; 1914, 587. § 4 superseded, 1909, 468 § 1; 1912, 549; 1914, 587 § 1. (See 1903, 420 § 1; 1904, 381 § 1; 1908, 405; 1914, 311.) R. L. 79.
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- 225 Superseded, 1907, 560 §§ 93, 456; 1908, 428. (See 1902, 492.) R. L. 11.
- 226 Amended, 1904, 127. (See 1904, 283.) R. L. 20, 102.
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- 251 Superseded, 1904, 381 § 3; 1909, 468 § 3; 1914, 587 § 3. R. L. 79.
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- 298 Superseded, 1906, 463 I §§ 30, 31, 37, 68. (See 1902, 440; 1905, 408.) R. L. 111.
- 299 Superseded, 1904, 453 §§ 1, 6. R. L. 160.
- 308 Amended, 1915, 6. R. L. 19.
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        255; 1911, 614, 722.
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423 Repealed, 1914, 692 § 11. R. L. 107.

427 Affected, 1906, 204; 1908, 590 §§ 4-6. R. L. 113, 117.

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430 Affected, 1906, 522; 1907, 451; 1908, 375; 1913, 610. (See 1908, 389; 1909, 410; 1911, 561.) R. L. 108.

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- § 1 superseded, 1909, 490 I § 84. Amended, 1909, 440 § 2. § 2 442 superseded, 1909, 490 III § 46. (See 1907, 395; 1908, 220.) R. L. 14.
- 443 Extended, 1905, 390. § 13, see 1913, 401; 1915, 281. (See 1905, 266; 1915, 263.) R. L. 25, 28, 48.

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- 444 § 1 amended, 1907, 226. § 9 superseded, 1909, 497. § 13 amended, 446 1905, 128. R. L. 83, 87.
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- 452 § 1 amended, 1912, 553. § 2 revised, 1913, 682. R. L. 22.
- 453 Affected, 1905, 339; 1909, 357; 1910, 501; 1914, 532 § 2, 686. § 1 amended, Cl. A, 1914, 686. Cl. B and C, 1905, 165; 1915, 286. Cl. C and D, 1908, 323; 1909, 357; 1911, 414 § 2; 1912, 660; 1914, 532 § 2. Cl. E, 1906, 325 § 1; 1909, 357. Cl. F, 1906, 325 § 2; 1907, 128 § 1; 1912, 563, 672. Cl. G, 1912, 604; 1913, 748. Cl. H, 1905, 443 § 1; 1907, 128 § 2; 1912, 604; 1914, 509. (See 1905, 133, 192.) Cl. I, 1905, 443 § 2; 1907, 128 § 3; 1913, 414 § 2. § 2 repealed, 1907, 128 § 4. § 5, see 1910, 370. § 6, see 1905, 339
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- 455 § 1 amended, 1906, 265 § 1; 1907, 207 § 1, 442 §§ 4, 5; 1911, 668; 1912, 584, 585; 1915, 280. (See 1908, 110 § 2; 1911, 710; 1912, 332.) R. L. 164.
- 458 § 5, see 1909, 49. R. L. 165.
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- 79 See 1910, 262. R. L. 161.
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- 81 See 1906, 239; 1908, 492. R. L. 91.
- 92 Amended, 1912, 332; 1913, 70. (See 1906, 59.) R. L. 164.
- 110 Superseded, 1906, 187; 1909, 235. (See 1906, 180; 1911, 150.) R. L. 165, 217.
- 111 Superseded, 1907, 560 §§ 247, 456. R. L. 11.
- 115 See 1909, 208. R. L. 81.
- 122 See 1905, 406; 1908, 441; 1911, 356. R. L. 92.
- 127 § 1 amended, 1907, 169 § 3. (See 1908, 116; 1911, 206, 389; 1915, 23.) R. L. 145.
- 134 Repealed, 1906, 463 III §§ 86, 158. R. L. 112.
- 149 Superseded, 1907, 139 § 2, 276; 1911, 294. R. L. 6.
- 150 Amended, 1910, 500. (See 1907, 458; 1909, 398; 1910, 459; 1911, 624; 1912, 55.) R. L. 19.
- 154 Superseded, 1910, 421 § 2. (See 1908, 342.) R. L. 10.
- 156 Superseded, 1914, 742 § 86, 199. R. L. 109.

- 157 § 1 amended, 1910, 369; 1911, 485; 1912, 576; 1914, 326 § 1. § 2, see 1910, 310 § 2; 1911, 485; 1914, 326 § 2; 1915, 88. § 3 superseded, 1910, 439 § 6. (See 1906, 460 § 2; 1909, 276; 1913, 602.) R. L. 7.
- Superseded, 1907, 474 §§ 1, 15. (See 1910, 198, 491.) R. L. 87, 89. Repealed, 1912, 174. (See 1908, 349.) R. L. 21. 159

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- Superseded, 1909, 490 II § 44; 1911, 370; 1915, 237 § 1. R. L. 13. 193
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- Superseded, 1907, 571 § 1; 1912, 192; 1915, 253 § 1. (See 1908, 204 208.) R. L. 65.

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210 Superseded, 1906, 463 II §§ 233, 258; 1909, 233. R. L. 111.

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238 Superseded, 1909, 514 §§ 106, 145. (See 1907, 537 § 5; 1911, 603.) R. L. 106.

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- 249 § 1 amended, 1910, 560 § 3. (See 1905, 288; 1906, 50, 344; 1915, 112.) R. L. 128.
- 250 Superseded, 1908, 590 § 68; 1909, 491 § 8. R. L. 113.

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390	See 1913, 401; 1915, 263, 281. R. L. 48.
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437	Superseded, 1908, 566. (See 1909, 281; 1911, 48, 440; 1912, 182; 1914, 196, 791; 1915, 169.) R. L. 104.
443	§ 1 amended, 1907, 128 § 2; 1912, 604. § 2 amended, 1907, 128 § 3; 1913, 414. R. L. 160.
445	Superseded, 1908, 330. (See 1907, 300.) R. L. 92.
447	Superseded, 1909, 504 § 29. R. L. 87.
458	Superseded, 1909, 504 §§ 71–74. R. L. 87.
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475 Superseded, 1909, 504 § 49. (See 1906, 471 § 1; 1911, 394.) R. L. 87.

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107 Superseded, 1907, 355; 1910, 532. R. L. 102.

110 Amended, 1914, 392. R. L. 91. Extended, 1913, 761. § 3 amended, 1908, 435 § 1. § 4 repealed, 1908, 435 § 2. R. L. 56, 75, 213. Superseded, 1911, 509 § 2. R. L. 122. 116

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175 Affected, 1909, 115. R. L. 144.

179 Repealed, 1908, 488 § 3. (See 1910, 548.) R. L. 91.

180 See 1909, 235. R. L. 217.

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183 Amended, 1913, 316. R. L. 38.

184 Superseded, 1909, 504 § 5. R. L. 87.

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210 § 1 amended, 1907, 272. (See 1911, 624; 1915, 251.) R. L. 19, 108. Superseded, 1908, 604 § 95-97. (See 1906, 504 § 6; 1907, 305 § 2.) 212 R. L. 16.

215 Amended, 1914, 379. (See 1907, 394; 1911, 163; 1914, 387.) R. L. 62. Superseded, 1914, 742 §§ 109, 199. (See 1906, 463 III § 60.) R. L. 34. 218 219 § 1 affected, 1912, 360. § 2, see 1909, 160. R. L. 187. 221 Amended, 1911, 160. R. L. 217.

223 Superseded, 1915, 292 §§ 9, 13. (See 1907, 490 § 1; 1909, 237 § 1; 1911, 150.) R. L. 197.

224 See 1909, 115. R. L. 144.

225 Superseded, 1906, 365 § 1. (See 1907, 183, 386; 1909, 391; 1911, 613; 1912, 151.) R. L. 75.

231 § 1 amended, 1914, 489. R. L. 42.

232 Affected, 1910, 634; 1914, 667. R. L. 10.

233 Superseded, 1914, 334. R. L. 23.

235 See 1908, 195. R. L. 6. 239 R. L. 91. See 1908, 492.

241 Superseded, 1910, 533 § 2. (See 1909, 328; 1910, 533; 1911, 101, 118 § 2, 215.) R. L. 92.

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250 Superseded, 1909, 514 §§ 102, 145. (See 1907, 537 § 5; 1911, **603**; 1912, 726 § 5; 1914, 328 § 1, 726.) R. L. 106.

Superseded, 1909, 377; 1910, 469. R. L. 91. 263

Amended, 1913, 791. (See 1912, 332.) 265 R. L. 164.

266 Superseded, 1906, 463 I § 7, III § 158. Extended, 1908, 599. 111.

267 Superseded, 1906, 463 I § 6, III § 158. R. L. 111.

268 § 1 amended, 1908, 591 § 1. (See 1909, 263; 1915, 80, 171.) superseded, 1907, 521 § 1; 1910, 150. § 3 amended, 1907, 521 § 2; 1911, 474; 1913, 600 § 2. § 4 amended, 1908, 591 § 2; 1915, (See 1914, 404; 1915, 80, 171.) § 5 amended, 1907, 521 § 3; 1911, 242. (See 1913, 605; 1914, 340, 341, 404.) R. L. 25, 26, 101.

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- § 1 superseded, 1909, 490 III § 4. (See 1906, 516 § 14; 1908, 468.) § 2 superseded, 1909, 490 III § 19. § 3 superseded, 1909, 490 III 271 (See 1907, 246; 1909, 342; 1911, 337.) § 4 superseded, 1909, 490 III § 22. (See 1909, 342 § 2.) § 5 superseded, 1909, 490 III § 6 superseded, 1909, 490 III § 34. § 7 repealed, 1907, 576 § 8, see 1909, 490 III § 35. § 9, see 1909, 490 III § 43; 1914, 198 § 6. § 10 superseded, 1909, 490 III § 37. (See 1909, 490 III § 57.) § 11 superseded, 1909, 490 I § 93. § 12, see 1909, 490 III § 43; 1914, 198 § 6. (See 1906, 516 § 18.) § 13, see 1909. 490 III § 57. R. L. 12, 14, 111.
- Superseded, 1908, 604 § 20; 1909, 298; 1910, 228; 1911, 145, 326. 273 R. L. 16.
- 274 § 1 amended, 1911, 39. (See 1909, 421; 1912, 567.) R. L. 92.

275 See 1912, 445. R. L. 125.

See 1908, 259. R. L. 165. 276

278 Superseded, 1910, 533 § 3. (See 1909, 328; 1911, 101, 118 § 2; 1913, R. L. 92. 626.)

Superseded, 1912, 623 § 27. R. L. 114. 280

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Superseded, 1906, 463 II §§ 169, 258. R. L. 111. 283

284 Superseded, 1909, 514 §§ 56, 145. (See 1907, 224; 1911, 269, 310.) R. L. 106.

286 Superseded, 1912, 595; 1914, 598 § 24. R. L. 110.

- See 1907, 297; 1908, 270; 1909, 403, 469; 1910, 177; 1915, 86. R. L. 91. 288
- 291 § 2 in part repealed, 1909, 387 § 2. § 4 amended, 1907, 214; 1910, 1915, Sp. Act 313. (See 1906, 384.) § 10 amended, 1909, § 13 amended, 1909, 311. § 18 amended, 1907, 387. (See 1906, 444 § 12.) R. L. 11, 100, 102.

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Repealed, 1909, 371 § 10. (See 1907, 79; 1908, 481; 1909, 371 296 §§ 2, 6; 1910, 616; 1912, 45.) R. L. 9, 107.

298 Superseded, 1907, 560 §§ 352, 456. R. L. 11.

301 Superseded, 1909, 421. (See 1911, 187.) R. L. 92.

302See 1908, 230; 1914, 571; 1915, 141, 206. R. L. 225.

Superseded, 1911, 356; 1912, 270. (See 1908, 441; 1909, 272, 422; 303 1910, 365; 1911, 236 § 2; 1912, 203; 1914, 79.) R. L. 92.

305 Amended, 1913, 795. R. L. 75.

309 Superseded, 1907, 489; 1909, 504 § 65. (See 1906, 508.) R. L. 87.

Superseded, 1907, 560 §§ 311, 456. R. L. 11. 311 313

- Superseded, 1909, 504 §§ 14, 107. R. L. 87. 314 Superseded, 1909, 377; 1910, 469; 1915, 59. Affected, 1915, 218. R. L. 91.
- 315 Superseded, 1909, 490 I § 5. (See 1906, 481; 1907, 367; 1909, 516 § 1.) R. L. 12.

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R. L. 87.

Superseded, 1909, 490 III § 2. (See 1907, 564 § 2; 1908, 550 § 1; 3221909, 430 § 1; 1912, 543.) R. L. 14. 323 See 1909, 531; 1910, 462; 1913, 761; 1914, 653. R. L. 62, 75. 324 See 1909, 504 § 103. R. L. 85, 87. 325 § 1 affected, 1914, 547; § 2 amended, 1907, 128 § 1; 1912, 563. 160. 329 Amended, 1907, 261; 1910, 332; 1911, 116. (See 1915, 254.) R. L. 217. 334 R. L. 76. See 1909, 526. 339 Superseded, 1906, 463 III §§ 76, 158. R. L. 112. 341 See 1908, 598. R. L. 84. 342 § 2 amended, 1910, 555 § 4. § 3 affected, 1908, 177; amended, 1911, (See 1908, 516; 1909, 236; 1913, 716.) R. L. 173. 344 § 3 amended, 1910, 560 § 7. R. L. 128.

345 See 1907, 571; 1912, 192. R. L. 65.

Superseded, 1909, 504 §§ 54, 107.

346 § 1 superseded, 1914, 198 § 7. R. L. 14, 109.

347 § 1 superseded, 1910, 343. (See 1908, 590 §§ 4–17; 1910, 399; 1912, 128.) R. L. 115.

349 Superseded, 1909, 490 III § 70. R. L. 14.

351 See 1913, 414. R. L. 160.

352 Superseded, 1909, 504 § 58. (See 1907, 432; 1911, 71 § 2.) R. L. 87. Repealed, 1909, 534 § 31. (See 1906, 412; 1907, 494, 580; 1908, 263, 353 648; 1913, 803; 1914, 190, 420.) R. L. 47, 52, 54, 102.

355 § 1 amended, 1913, 488. (See 1914, 736.) R. L. 160.

356 Superseded, 1910, 460. R. L. 91.

365 § 1 amended, 1907, 445; 1911, 613; 1912, 151; 1914, 647. Affected. 1914, 792. (See 1907, 183, 386, 474; 1909, 380, 391.) § 2 amended 1915, 12. R. L. 75.

Superseded, 1909, 514 §§ 128, 145. (See 1908, 380, 457; 1911, 751; 370 1912, 172, 251.) R. L. 106.

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Superseded, 1908, 604 § 103; 1912, 87. R. L. 16. 373

374 Affected, 1915, 180 § 1. R. L. 100.

Superseded, 1908, 590 §§ 16, 69; 1909, 491 § 4; 1914, 610. (See 377 1907, 533; 1910, 399; 1912, 128.) R. L. 113, 115.

383 Superseded, 1913, 779 § 1; 1915, 81. (See 1911, 241; 1912, 368 § 9; 1913, 467; 1914, 590.) R. L. 44.

385 Amended, § 9 added, 1907, 173. § 2, see 1909, 371 § 2, 514 §§ 1, 2; 1911, 158. (See 1914, 692 § 6.) R. L. 83, 84, 107.

§§ 1, 2 superseded, 1907, 259 §§ 1, 3. §§ 3-5 repealed, 1910, 387 § 11; 1911, 341. (See 1907, 180, 259 § 2; 1908, 307, 525; 1909, 386 375 § 2; 1910, 271, 416; 1912, 263, 283; 1913, 705; 1914, 694, 788, 792; 1915, 187.) § 6, see 1910, 387 § 5, 416; 1911, 289, 341, 372; 1914, 694, 788; 1915, 159. R. L. 75, 213.

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390 In part superseded, 1909, 514 §§ 121-126; 1910, 563; 1911, 727 § 22; 1912, 675 § 6. (See 1908, 605 §§ 7, 8; 1909, 317.) R. L. 102, 189.

392 Superseded, 1914, 792 §§ 168, 199. (See 1908, 529 § 4, 524; 1909, 477; 1910, 374; 1911, 349.) R. L. 110, 121.

393 §§ 1, 2, 5 amended, 1913, 536. (See 1914, 641 § 2, 652 § 2.) R. L. 48, 50.

395 Amended, 1911, 507. R. L. 100.

396 Superseded, 1907, 576 §§ 32, 122. R. L. 118.

398 Superseded, 1912, 333. (See 1909, 283.) R. L. 21.

Repealed, 1913, 205. (See 1907, 213; 1908, 427; 1911, 375, 731.) 399 R. L. 39, 42.

403 See 1907, 494; 1909, 534 § 19. R. L. 212.

408 Affected, 1908, 493; 1910, 338; 1913, 178. § 1 revised, 1907, 377 § 1; 1913, 179. § 2 revised, 1911, 358; 1912, 335. § 3 revised, 1909, 287 § 2, 450; 1913, 245. (See 1913, 178.) R. L. 70, 111.

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Superseded, 1914, 742 §§ 114, 199. (See 1908, 486.) R. L. 34. Repeal and substitute, 1909, 534. (See 1907, 203, 408, 494, 580; 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1911, 412 190, 420.) R. L. 25, 52, 54, 102.

413 In part superseded, 1906, 489 § 4. Affected, 1907, 158, 195; 1908, 286; 1911, 595; 1913, 796. § 5, see 1911, 176 § 2; 1913, 457; 1914, 465. § 8, see 1907, 223, 362, 411; 1911, 265. § 14 amended, 1912, 187. (See 1907, 335; 1908, 465 §§ 2, 3, 6, 637; 1909, 472 § 2; 1911, 605; 1913, 471 § 2; 1914, 207, 738.) R. L. 46, 86, 160, 217.

414 Superseded, 1907, 373 § 2; 1911, 562 § 4; 1913, 209; 1915, 259. (See 1906, 522.) R. L. 102, 105. Superseded, 1913, 738. R. L. 128.

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Repealed, 1910, 401 § 2. (See 1906, 463 I §§ 2, 69.) 417 R. L. 111.

Superseded, 1909, 504 § 32. R. L. 87. 418

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Superseded, 1908, 604 §§ 92-95. (See 1907, 526 § 1; 1911, 449.) 423 R. L. 16.

425 Affected, 1914, 792. (See 1907, 364.) R. L. 75.

427 Superseded, 1909, 514 §§ 112, 145. (See 1907, 193; 1908, 650.) R. L. 106.

Amended, 1913, 784 § 3. §§ 8, 9, see 1914, 661. R. L. 109. 433

434 Repealed, 1915, 72. R. L. 6, 102.

Superseded, 1909, 514 §§ 1–8. (See 1907, 135; 1908, 306, 462, 485; 1909, 371.) R. L. 107. 435

436 Superseded, 1907, 563 §§ 1, 26; 1909, 490 IV §§ 1, 20; 527 §§ 1, 8. (See 1907, 452; 1908, 624; 1909, 268 § 1.) R. L. 15.

Chap. 437 Repealed, 1908, 534 § 2. (See 1909, 477; 1910, 374; 1911, 349.) R. L. 110, 121. Amended, 1914, 491. R. L. 217. 440 444 Repealed, 1907, 560 § 456. (See 1907, 429.) R. L. 11. § 1 amended, 1913, 736; 1914, 666. (See 1906, 450, 468; 1908, 418; 449 1912, 649 § 10; 1913, 726.) R. L. 160. 450 Amended, 1913, 726. R. L. 160. 451 Amended, 1907, 176; 1910, 534 § 1. (See 1912, 649 §§ 2-9.) R. L. 173. §§ 1, 2, 4 repealed, 1910, 439 § 6. (See 1909, 276.) R. L. 7. I § 1 affected, 1907, 245; 1913, 784 § 1; 1914, 616. Amended, 1911, 460 463 § 2 superseded, 1910, 401; 1912, 622. § 3, see 1912, 496. § 5 et seq. affected, 1913, 784; 1915, 193. § 5, see 1908, 552 § 1; 1910, 588, 596; 1911, 487. § 6 affected, 1913, 784 § 2. Jurisdiction in re corporations transmitting intelligence by electricity. 1913, 784 § 3. (See 1908, 495; 1911, 290.) § 7 extended, 1908, 599. § 9 amended, 1909, 343. (See 1911, 755 § 7.) § 20, see 1909, 502 §§ 1, 2. § 23 amended, 1908, 542 § 1; 1909, 47 § 1. §§ 23-28, see 1908, 266 § 5, 372 § 1, 552. §§ 23-45, see 1913, 546 § 5. § 25 amended, 1908, 542 § 2. §§ 29, 36 affected, 1908, 372 § 2; 1909, 429. § 34 affected, 1913, 784; amended, 1914, 722 § 1. (See 1910, 498; 1911, 486 § 2.) § 36, see 1911, 486 § 3. § 37 amended, 1908, 390 § 1; 1911, 486 §§ 1, 2. § 38 amended, 1912, 156. amended, 1908, 390 § 2; 1914, 18. § 41 amended, 1910, 544. § 43 amended, 1909, 358; affected, 1913, 784; amended, 1914, 722 §§ 46-48, see 1909, 514 § 135. § 47, see 1909, 502 § 1. §§ 48-56, see 1909, 485. § 54 amended, 1914, 423. §§ 53-55, see 1914, 745. § 55, see 1914, 553. § 58, see 1908, 552. **§§** 59, 60, see 1910, 187. § 63 amended, 1907, 392 § 1; 1911, 635; 1912, (See 1907, 428 § 13; 1914, 553.) § 67 amended, 1907, 585 (See 1910, 443.) § 68, see 1906, 463 II §§ 22, 45–58, 60, 147, § 7. 155, 156, 173-176, 516 § 12; 1907, 428; 1909, 485. R. L. 48, 111. II § 6, see 1910, 187. (See 1912, 725 I § 5, II §§ 2-5; 1913, 777.) § 41 affected, 1910, 171. (See 1914, 770; 1915, 238.) § 48 amended, 1912, 725 II § 5. (See 1915, 303.) §§ 48-56, see 1909, 485. §§ 48. 57, 65, 66, see 1908, 620, 636; 1909, 369. §§ 48, 50 affected, 1913, 784 § 16. § 65 affected, 1913, 784 § 16. (See 1908, 636; 1912, 725 I § 6; 1915, 298.) § 66 amended, 1912, 725 II § 4; affected, 1913, 784 § 16. (See 1915, 303.) § 73 amended, 1912, 725 II § 2; 1915, 157 § 1. § 78 superseded, 1915, 157 § 2. (See 1912, 725 II § 83 revised, 1912, 725 II § 3. § 92, see 1912, 725 I § 5. §§ 105-125, see 1913, 546 § 5, 765. § 116 amended, 1907, 315. (See 1914, 200.) § 143 amended, 1913, 161. § 157 amended, 1910, 355. § 158 et seq., see 1911, 539. § 167 superseded, 1909, 514 §§ 143,

145. (See 1908, 553.) § 170 et seq., see 1911, 491. § 172, see 1911, 120. § 173 superseded, 1909, 348. § 177, see 1911, 120. § 179, see 1911, 539. § 180, see 1908, 495. § 181, see 1907, 287; 1908, 504. § 183 superseded, 1908, 649. § 184 et seq., see 1911, 508. § 190,

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III § 4 affected, 1906, 516 § 4. § 7 amended, 1909, 417 § 1. (See 1908, 266; 1909, 417 § 6; 1910, 518; 1911, 442.) § 13 amended, 1909, 417 § 5. § 22 affected, 1910, 171. §§ 30, 31, see 1910, 187. § 32 extended, 1906, 516 § 11. § 34 superseded, 1915, 133. (See 1906, 516 § 11.) §§ 36-38 extended, 1906, 516 § 11. § 41 superseded, 1907, 402. (See 1902, 288; 1908, 278; 1909, 118; 1913, 765.) § 42 amended, 1910, 551. §§ 46, 64, 65, see 1908, 266, 301; 1910, 518. § 52 amended, 1911, 357. (See 1912, 644; 1913, 765 § 1.) § 55, see 1911, 487; 1912, 644. §§ 59-63 affected, 1906, 516 § 11; 1914, 742 §§ 109-111, 199. § 64 amended, 1909, 417 § 2. (See 1909, 417 § 6.) §§ 64-66 extended, 1906, 516 § 11. (See 1911, 442, 509.) § 65 amended, 1909, 417 § 3. (See 1909, 417 § 6.) § 67-95 extended, 1906, 516 § 11. § 68, see 1907, 574 § 6. § 70 amended, 1909, 417 § 4. (See 1909, 417 § 6.) § 71, see 1910, 518. § § 73-75, see 1909, 514 § 46; 1910, 453. § 77, see 1908, 266, 552. § 79, 80, see 1913, 290; 1914, 553. § 82 amended, 1911, 290. § 90 amended, 1911, 345; 1913, 357, 598 § 1. § 92, see 1911, 120. § 95 amended, 1909, 514 § 46; 1912, 533; 1913, 833 § 1; 1915, 277. §§ 96, 97 affected, 1911, 462. § 99 superseded, 1908, 530; 1910, 567. (See 1906, 479.) § 103 affected, 1906, 516 § 11; amended, 1910, 536. §§ 103-107, see 1908, 636; 1909, 369, 485. §§ 107-112, see 1909, 485; 1913, 764; 1915, 298. § 108 åmended, 1914, 671. (See 1908, 620; 1909, 485.) §§ 110-112, see 1908, 636; 1909, 369, 485. \$\\$ 113-116 extended, 1906, 516 \\$ 11. \\$ 125 amended, 1909, 502 \\$ 3. (See 1907, 395; 1914, 198 \\$ 6.) \\$\\$ 125, 126 amended, 1909, 440 \\$ 2. \\$\\$ 125-137, see 1908, 220, 615; 1909, 439 \\$ 1, 490 III §§ 39-51; 1914, 198 § 6. § 128 amended, 1909, 513 § 2; 1912, 695. (See 1914, 198 § 6.) § 129, see 1909, 490 III § 45; 1912, 695; 1914, 198 § 6. § 130 amended, 1909, 502 § 4. § 131 amended, 1912, 695; 1914, 198 § 6. § 137 amended, 1909, 490 III § 51. (See 1907, 318.) §§ 139, 140, see 1910, 187. (See 1906, 516 § 11; 1907, 428, 585.) §§ 147-150 superseded, 1908, 590 §§ 68, 69; 1909, 491 § 8. §§ 151, 154, see 1914, 661. §§ 155–157 extended, 1906, 516 § 11. R. L. 106, 112.

465 § 1 amended, 1910, 204. R. L. 19.

468 Amended, 1913, 726. (See 1908, 418; 1909, 434; 1912, 649 § 10; 1913, 446.) R. L. 160.

469 Superseded, 1908, 604 § 140. (See 1906, 504 § 9; 1907, 526 § 11.) R. L. 16.

471 Superseded, 1909, 504 § 49; 1910, 420; 1911, 595 § 11. R. L. 87.

472 Superseded, 1909, 504 § 105; 1911, 604. (See 1909, 274; 1910, 345; 1911, 273.) R. L. 87, 219, 225. 474 Superseded, 1910, 540. R. L. 164. 476 See 1913, 800; 1914, 519. R. L. 32, 106. 477 See 1909, 469. R. L. 91. 479 Superseded, 1908, 530; 1910, 567. R. L. 112. Superseded, 1913, 834. (See 1911, 675.) R. L. 108. 480 482 Superseded, 1908, 477; 1909, 309; 1914, 401. (See 1909, 422.) R. L. 92. 489 Affected, 1907, 137, 195. § 3, see 1908, 458. § 4. see 1907, 411: 1909, 472 § 2; 1911, 605; 1913, 457; 1914, 207. § 6 affected, 1915, 254. (See 1908, 637; 1910, 275; 1911, 175, 265.) § 7, see 1908, 286; 1909, 181. (See 1914, 272, 738.) R. L. 46, 160, 217. Superseded, 1909, 490 I § 5. (See 1910, 123, 137.) R. L. 12. 493 § 1 amended, 1907, 170. Affected, 1910, 439 § 1; 1914, 542 § 1. 494 R. L. 7. 499 Superseded, 1909, 514 §§ 61-65, 145; 1915, 70. (See 1910, 249; 1913, 457, 610.) R. L. 46, 106. Superseded, 1911, 456; 1912, 310; 1914, 520. (See 1908, 104; 1909, 501 180: 1912, 154.) R. L. 153, 212, 220. 502 § 1 amended, 1910, 257 § 1. § 2 amended, 1910, 257 § 2. § 6 amended. 1908, 189. (See 1914, 792.) § 7 repealed, 1908, 412. R. L. 39, 42. See 1907, 314; 1911, 199. R. L. 76. 503 Superseded, 1908, 604. (See 1907, 305, 526 §§ 7-14; 1908, 195, 315, **504** 371, 469; Res. 1910, 28; St. 1913, 295; 1914, 615.) R. L. 16. 505 §§ 1-6 repealed, 1911, 471. (See 1908, 572, 639; 1909, 457, 540; 1914, 174, 391.) R. L. 42, 86. 508 Affected, 1907, 421. §§ 1-8, 12-17 repealed, 1909, 504 § 107. (See

1907, 489; 1909, 504 §§ 14, 59-65; 1914, 762; 1915, 241.) R. L. 87.
516 Extended, 1907, 556 § 1. §§ 2, 8, see 1910, 587. § 6 amended, 1907, 428 § 1. §§ 6-8, see 1912, 725 II § 3. § 7 amended, 1907,

1907, 428 § 1. §§ 6-8, see 1912, 725 II § 3. § 7 amended, 1907, 428 § 2; 1908, 450. § 12 amended, 1907, 428 § 3. § 13 amended, 1907, 428 § 4. §§ 14, 15, 20 amended, 1909, 440 § 2. (See 1908, 614; 1909, 490 III § 64; 1914, 198 § 6.) §§ 14-25, see 1909, 490 III §§ 39-51; 1914, 198 § 6. § 17 amended, 1909, 513 § 3. (See 1914, 198 § 6.) §§ 28, 29 (new) added, 1907, 448. R. L. 14, 111, 112.

517 Superseded, 1909, 514 §§ 37-40, 145; 1911, 494; 1914, 623. (See 1907, 269, 570; 1908, 547.) R. L. 106.
521 § 1 superseded, 1913, 610 § 1, 834. (See 1907, 465; 1908, 563; 1909,

393; 1911, 619, 656, 675; 1912, 726 § 5; 1915, 259.) R. L. 105, 108. 522 § 1 amended, 1909, 410; 1911, 561 § 4. (See 1911, 675.) Affected, 1907, 451, 465 § 25; 1908, 375; 1913, 610. (See 1908, 563; 1909, 393; 1912, 726 § 5; 1915, 259.) R. L. 105, 108.

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- 43 See 1909, 468 § 1; 1914, 587 § 1. R. L. 79.
- 54 §§ 1, 2 superseded, 1908, 536 §§ 1, 2; 1909, 483 § 8; 1913, 317; 1914, 742 §§ 135, 178, 199. R. L. 58, 121.

- Repealed and superseded, 1909, 371 §§ 2, 10. (See 1908, 462, 481 **79** § 1.) R. L. 107.
- § 1 amended, 1914, 511. R. L. 157. 80
- 99 Amended, 1909, 508 §§ 1, 3; 1910, 472. (See 1911, 198; 1912, 567.) R. L. 92.
- 117 § 1 amended, 1908, 142 § 1. § 2 amended, 1908, 142 § 2. R. L. 25, 26.
- See 1907, 250; 1912, 567. R. L. 92. 118
- § 1, see 1912, 563. § 2 amended, 1912, 604. § 3 in part repealed. 1913, 414 § 2. R. L. 160. 128
- § 1, see 1907, 312. R. L. 165. 133
- 135 § 1 superseded, 1909, 514 § 7. (See 1908, 485 § 6; 1909, 371 § 2.) R. L. 106, 107.
- 139 Construed, 1908, 638. § 1, see 1908, 414, 597 §§ 1, 5. § 2 amended, 1907, 276; 1908, 597 § 2; 1911, 294; 1912, 512 § 2; 1914, 399 §§ 1, 2, 605. (See 1915, 274 § 1.) R. L. 6.
- Amended, 1910, 172 § 2. (See 1907, 190, 308.) R. L. 76, 100. 140
- See 1911, 736 § 4. R. L. 151. 159
- 163 Amended, 1912, 13. R. L. 3.
- Superseded, 1909, 514 §§ 104, 145; 1914, 557; 1915, 216. (See 1907. 164 537 § 5.) R. L. 106.
- 166 Repealed, 1909, 466 § 2. (See 1908, 284, 413; 1910, 564; 1911, 118, 172; 1914, 120.) R. L. 92.
- 169 § 1 repealed, 1909, 504 § 107. (See 1909, 504 § 99; 1911, 206.) § 3, see 1908, 116; 1915, 23. R. L. 145.
- Affected, 1910, 439 § 1; 1914, 542 § 1. R. L. 7. 170
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- Amended, 1908, 356; 1910, 330; 1914, 450. R. L. 49. See 1907, 259; 1908, 307; 1909, 375; 1910, 271, 387, 416, 451; 1911, 180 30, 289, 341, 372; 1912, 263, 283; 1913, 705; 1914, 694, 788; 1915, 159, 187. R. L. 75, 213.
- Superseded, 1909, 490 I § 57. (See 1908, 387 § 2.) R. L. 12. 181
- 183 See 1907, 386, 445; 1913, 210; 1914, 792. R. L. 75.
- 186 See 1911, 137; 1913, 545, 657, 671, 681, 697. R. L. 25.
- 190 Amended, 1913, 410 § 1. (See 1907, 308.) R. L. 100.
- 191 See 1912, 554. R. L. 48.
- 193 Superseded, 1909, 514 §§ 112, 145; 1910, 350. (See 1908, 650; 1911, 208, 249.) R. L. 106.
- 195 § 1, see 1908, 286; 1911, 175. R. L. 46, 160.
- 198 Repeal and substitute, 1911, 614. (See 1908, 402, 484; 1909, 262; 1911, 235, 722; 1912, 379.) R. L. 92, 102. Superseded, 1909, 534 §§ 15, 31. (See 1907, 408, 494, 580; 1908,
- 203 263, 467, 648; 1910, 605; 1913, 803; 1914, 190.) R. L. 52, 54, 102.
- See 1910, 417. R. L. 73. 204
- 206 Superseded, 1914, 359. (See 1910, 335.) R. L. 164.
- 208 See 1908, 195; 1914, 792. R. L. 75.
- See 1907, 500 §§ 2, 3. R. L. 102. 211
- 213 Repealed, 1913, 205. (See 1908, 427; 1911, 375, 731.) R. L. 39, 42.

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216 See 1908, 643. R. L. 56.

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223 See 1915, 89, 254. R. L. 217.

224 Superseded, 1909, 514 §§ 59, 145; 1913, 779 § 19; 1914, 580. R. L. 106.

225 See 1912, 64. R. L. 22.

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229 See 1912, 257. R. L. 96.

232 § 4 superseded, 1908, 604 § 170. R. L. 16.

236 Affected, 1915, 151 § 5. R. L. 146.

240 § 1 amended, 1908, 182; 1910, 629; 1911, 391. R. L. 102.

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243 See 1908, 411 § 1; 1911, 297 § 6. R. L. 56, 75, 89.

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250 See 1912, 567. R. L. 92.

251 § 1 superseded, 1914, 635. (See 1910, 316, 347; 1914, 743.) R. L.

252 Superseded, 1910, 356. (See 1910, 316.) R. L. 220.

259 See 1908, 307; 1909, 375; 1910, 271, 387, 416, 451; 1911, 30, 289, 341, 372; 1912, 263, 283. R. L. 75, 213.

261 Amended, 1910, 332; 1911, 116. R. L. 217.

267 Superseded, 1909, 514 § 51. (See 1911, 229, 313, 484.) R. L. 106.

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271 See 1908, 555, 598. (See 1909, 292, 391.) R. L. 84.

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276 Amended, 1914, 589. (See 1908, 469, 597; 1911, 294.) R. L. 5, 6. 282 § 1 amended, 1908, 180; 1915, 15. Affected, 1914, 742 §§ 59, 109.

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283 In part superseded, 1907, 534 § 3. (See 1909, 310, 424 § 2.) R. L.

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286 See 1911, 567. R. L. 157.

287 Amended, 1908, 504. R. L. 69, 111.

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294 Superseded, 1908, 149. (See 1909, 160; 1910, 273.) R. L. 127.

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297 Repealed, 1909, 403; 1910, 177. (See 1908, 270.) R. L. 91.

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375 Amended, 1911, 31. R. L. 171.
377 Affected, 1908, 493; 1910, 338; 1913, 178. § 1 amended, 1913, 179. § 7 repealed, 1909, 287 § 1. (See 1909, 450; 1910, 338; 1911, 358; 1912, 335.) R. L. 70, 109, 111.

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- 467 See 1914, 792. R. L. 75.
- 468 Superseded, 1907, 560 §§ 6, 456. R. L. 11.
- 471 Affected, 1910, 98. R. L. 119.
- 472 Amended, 1910, 296. R. L. 119.
- 473 § 1 amended, 1909, 263 § 1. § 2 affected, 1909, 452. (See 1908, 209 §§ 3, 4, 478; 1911, 474.) R. L. 28, 89.
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- 504 See 1914, 648. R. L. 92.
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- 520 § 2, see 1914, 662. § 5 superseded, 1914, 662. (See 1907, 555; 1908, 303; 1909, 504 § 8; 1910, 220 § 3; 1913, 745; 1914, 762 § 9.) R. L. 6, 89.
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570 Superseded, 1909, 514 § 37; 1911, 494 § 1; 1914, 623. R. L. 106.

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577 Superseded, 1909, 514 §§ 52, 145. (See 1908, 126, 273, 333, 343, 385.) R. L. 98, 106.

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579 Repealed, 1913, 835 § 503. R. L. 11.

580 Repeal and substitute, 1909, 534. (See 1908, 642, 648; 1913, 803; 1914, 190, 420.) R. L. 47, 52, 54, 102.

- Repealed, 1913, 835 § 503. (See 1908, 483; 1910, 55; 1911, 422, 679.) 581 R. L. 11.
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- 584 § 10 superseded, 1909, 329. R. L. 52, 102.
- Superseded, 1909, 490 III §§ 72-79. (See 1908, 194, 615; 1909, 440 586 § 2.) R. L. 14.

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- 81 Amended, 1909, 488; 1910, 499 § 2; 1911, 205; 1912, 524; 1913, 489. (See 1911, 251; 1912, 139.) R. L. 118.
- Repealed, 1913, 835 § 503. R. L. 11. Repealed, 1913, 835 § 503. R. L. 11. 83
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- 91 Amended, 1915, 164. R. L. 25.
- 98 See 1914, 795. R. L. 32.
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- 104 See 1909, 180; 1911, 456; 1912, 154, 264, 310. R. L. 212.
- 110 § 1 amended, 1909, 166. § 2 amended, 1913, 211. R. L. 164.
- Amended, 1908, 505. (See 1911, 389; 1915, 23.) R. L. 116, 145. 116
- Superseded, 1909, 490 I & 6; 1914, 598 & 26. (See 1909, 187.) R. L. 120 12.
- 121 Amended, 1911, 736 § 5. R. L. 151.
- 126 Amended, 1908, 273; 1911, 328; 1914, 757. (See 1908, 333, 343, 385; 1909, 423 § 5; 1910, 327.) R. L. 98.
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- 133 See 1909, 302; 1913, 281. R. L. 212.
- 149 See 1909, 160; 1910, 273. R. L. 127.
- 163 Affected, 1914, 742 §§ 58, 199. Amended, 1915, 205. R. L. 109, 121, 125.
- 166 Amended, 1910, 366. Extended, 1911, 361; 1912, 52. R. L. 118.
- 169 Amended, 1910, 87. R. L. 102.
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- 173 See 1908, 443; 1909, 50, 147; 1910, 80; 1911, 667; 1912, 109, 142. R. L. 9.
- 177 See 1908, 516; 1909, 236; 1911, 212; 1912, 317; 1913, 716. R. L. 173.
- See 1908, 469; 1909, 218; 1910, 488; 1912, 145; 1914, 370. R. L. 6. 178
- 179 Amended, 1910, 540 § 1. R. L. 158, 164.
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 - Amended, 1915, 15. R. L. 109, 110. Amended, 1910, 524. (See 1911, 247; 1912, 368 § 3.) R. L. 42. 181
 - 182 Amended, 1910, 629; 1911, 391. R. L. 102.
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 - 187 See 1915, 50. R. L. 102.
 - 190 See 1915, 254. R. L. 217.
 - 191 Extended, 1912, 462. R. L. 160.
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210 § 1 amended, 1909, 332. R. L. 19, 106.

217 Superseded, 1909, 514 §§ 27, 145. (See 1910, 445.) R. L. 106.

219 Repealed, 1908, 382 § 2. (See 1914, 742 §§ 91, 199.) R. L. 110.

220 See 1909, 490 III § 68, 517. R. L. 14.

221 Repealed, 1913, 655 § 61. (See 1913, 610 § 2.) R. L. 104, 108.

222 See 1914, 246; 1915, 32. R. L. 113, 118. Superseded, 1909, 490 III § 76. R. L. 13. 226

228 Superseded, 1909, 514 §§ 26, 145. R. L. 106.

229 Amended, 1915, 37. (See 1909, 60; 1913, 464.) R. L. 2, 206.

230 See 1914, 571; 1915, 141, 206. R. L. 222.

231 Amended, 1913, 791. (See 1909, 248; 1910, 266.) R. L. 164.

233 See 1914, 742 §§ 197, 199. R. L. 122. 237 §§ 18–40, see 1910, 214. R. L. 68, 69.

238 See 1908, 525 § 3; 1911, 289; 1912, 283. R. L. 75, 76.

243 Affected, 1914, 742 §§ 197, 199. R. L. 121.

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247 Superseded, 1909, 490 II § 82. R. L. 13.

248 Amended, 1910, 499 § 1; 1913, 334. (See 1908, 509; 1911, 251; 1912, 139; 1914, 464.) R. L. 118.

250 See 1908, 464, 594; 1909, 136, 148. R. L. 21, 27.

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263 See 1909, 534 § 17; 1913, 803. R. L. 25, 26, 52.

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281 Repealed, 1913, 413 § 4. R. L. 100.

284 Superseded, 1910, 564; 1911, 172. R. L. 92.

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288 Superseded, 1910, 645. (See 1905, 370 § 2; 1910, 555 § 3.) R. L. 201.

289 See 1912, 672. R. L. 160.

294 Repealed and superseded, 1915, 301. (See 1909, 301; 1911, 377.) R. L. 76.

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380 Superseded, 1909, 514 §§ 141, 145. (See 1908, 457; 1909, 363; 1911, 751 I § 4.) R. L. 106.

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387 Superseded, 1909, 490 I §§ 56, 57. (See 1912, 312 § 1; 1913, 694.) R. L. 12.

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391 Repealed, 1913, 835 § 503. R. L. 11.

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The Commonwealth of Massachusetts

OFFICE OF THE SECRETARY, BOSTON, September 15, 1915.

I certify that the general acts contained in this volume are true copies of the originals, and that the lists of members and officers of the civil government for 1915 are transcripts of official records and returns.

I further certify that the table of changes in general laws has been prepared, and is printed as an appendix to this edition of the laws, by direction of the governor, in accordance with the provisions of chapter 449, Acts of 1914.

ALBERT P. LANGTRY, Secretary of the Commonwealth.



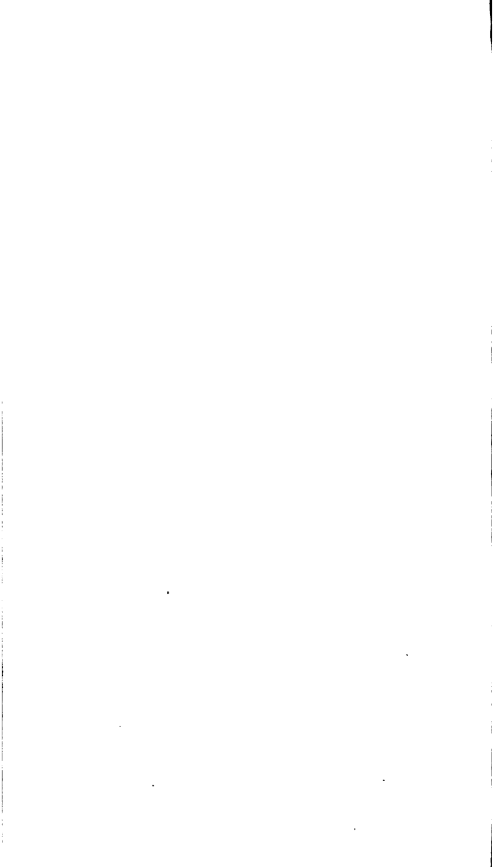
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GENERAL ACTS

OF

1915.



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